



jkt i=] fgekpy inšk fgekpy inšk jkt; 'kk u }jkj i dlf'kr

'kkok] 29 tylb] 2022@7 Jlo. 1944

fgekpy inšk I jdkj

Je ,oajkt xlj folkk

i k: lk vf/kl puk

f'keyk&2] 23 tylb] 2022

I {;k Je%&5@2021-&&fgekpy inšk ds jkt; iky] fgekpy inšk I k/kj.k [k.M vf/fu; e]
1969 1/1969 dk 10% dh /kkj 23 ds I kfk i fBr vks kfxd I ckk I fgirk] 2020 1/2020 dk 35% dh /kkj 99
}jkj inUk 'kfDr; kdk i z kx djrs gq] mDr I fgirk ds mi cakk dks dk; kUor djus ds fy, jkt; I jdkj

}kjk ; FkkfLfkfr] vks kfxd foorn vf/fu; e] 1947 1/1947 dk 14½ vks kfxd fu; kstu vFkk; h vkn sk/ vf/fu; e] 1946 1/1946 dk 20½ vks 0; ol k; I dk vf/fu; e] 1926 1/1926 dk 16½ }jk inuk 'kfDr; ka dk iz kx djrs gq vks fuEu&

1/½ fgekpy insk buMI fVvy fMI t; M : Yt] 1974(

1/½ b.MI fVvy bEi ykbeS VSMak vkm½ fgekpy insk : Yt] 1973(vks

1/ii½ fgekpy insk VM ; fu; u jxy skut] 1978]

ftUga, s vf/kOe.k I s iDZ dh xbZ ckrka; k fd, x, yki ds fl ok; mDr vks kfxd I cik I fgrk] 2020 dh /kjk 104 }jk fujfl r fd; k x; k gq ds vf/kOe.k ea fuEufyf[kr fu; e cukus dk iLrk o djs gq vks blgga jkt i= ½&xTV½ fgekpy insk ea tul kjk.k dh I puk gq fnukd 22&10&2021 dks idkf kr fd; k x; k FkkA rkfd bl ds ik: lk fu; ekad sckr fd l h idkj dk vks o I pko gks rks ml ds vuq kj ik: i fu; ekad ea fopkjki jkUr ; Fkkpr cnyko fd, tk I dA ftl ds QyLo: i Je , oajkst xkj foHkkx }jk ik: i fu; ekad ds fu; e 36 vks 37 ea idk'ku ds mijkUr dN I dkksku fd, gq bl fy, iLrk ik: i fu; ekad ds jkt i= ½&xTV½ fgekpy insk ea idkf kr fd; k tk jgk gq

bu fu; ekad I s Hkk; i Hkkfor gks okys fd l h 0; fDr ds bu ik: i fu; ekad dh ckcr ; fn dkbz vks i qko gq gq rks og mDr ik: i fu; ekad ds jkt i= ½&xTV½ fgekpy insk ea idk'ku dh rkjh[k I s iRkfy l fnu dh vof/k ds Hkhj fyf[kr vks ; k I qko Jek; Dr] fgekpy insk funsk; Je , oajkst xkj dks Hkst I dxkA

&&&&&&&&

v/; k; &
ijklhd

1- **I fHk uke vks ijEhk&&(i)** bu fu; ekad dk I fHk uke fgekpy insk vks kfxd I cik fu; e] 2022 gq

(ii) ; s fu; e jkt i= ½&xTV½ fgekpy insk ea muds vfure idk'ku dh rkjh[k I s iDZ gksA

2- **ifjHkk, &&½ bu fu; ekad tc rd fd I nHk I svU; Fkk vi fkr u gq&&**

½dk½ PI fgrk I s vks kfxd I cik I fgrk] 2020 1/2020 dk 35½ vfHkri gq

½dk½ pbyDV mud : i I s I fgrk ds iz kstu gq dkbz I puk ft l s b&es }jk iLrk fd; k x; k gks ; k ft l s vfHkfr i kqy ij vi yM fd; k x; k gks vFkok fd l h Hkh : i ea fMftVy Hkkrku fd; k x; k gks vfHkri gq

½dk½ PI jdkj ; k jkT; I jdkjB I sfgekpy insk I jdkj vfHkri gq vks

½dk½ p/kjkB I s I fgrk dh /kjk vfHkri gq

½dk½ bu fu; ekad ea iz Dr 'kcnka vks inka ds tks ifjHkkfkr ugha gq fdurq I fgrk ea ifjHkkfkr gq Oe'k%ogh vFk gks tks muds I fgrk ea gq

3- I ygdril vf/kdkjh ds l eik fui vku ds fy, fyf[kr l e>k&/kkjk 2 ds [kM ¼ >½ ds v/khu fu; kDrk vlg dkexkj ds chp fyf[kr l e>k&s ds fy, djkj ii=&1 ea fufnV ii=gksk vlg bl djkj ea i{kdkjk }kjg gLrk{fj r fd; k tk, xl vlg bl dh , d ifr l cf/kr l ygdril vf/kdkjh dks Hksth tk, xhA

&&&&&&&&

v/; k; &II
f}i{H; vf/kdj.k

4- I fefr dk /kjk 3 ds v/khu l deZ xBu-&&½ iR; d fu; kDrk ft l s /kkjk 3 dh mi &/kkjk ½ ds v/khu vknsk fn; k x; k g§ rRdky l deZ l fefr dk xBu djus ds fy, ifØ; k vlgEhk djxkA

½ l deZ l fefr dk xBu djus okys l nL; k dh l q; k fu; r dh tk, xl rkfd foHklu i oxk l engka vlg yxk, x, dkexkj ds oxl vlg vuHkx] npukuka ; k LFki uka ds foHkxk dks i frfuf/kRo i nku fd; k tk l dA

i jUrq; g vlg fd l deZ l fefr ea dkexkj ds i frfuf/k; k dh l q; k fu; kDrk ds i frfuf/k; k dh l q; k l s de ughagksA i jUrq l deZ l fefr ds l nL; k dh l q; k chl l s vf/kd ughagksA

½ bl fu; e ds mi cU/kk ds v/; /ku l deZ l fefr ea fu; kDrk ds i frfuf/k; k dks fu; kDrk }kjg tgkard l hko gks l d§ vlg kfxd LFki u ds ftu vf/kdkfj; k dks l kfk depljh.x.k l kfk dke dj jgs gks vFkok l hks l s l Ei dZ eagh ulfer fd; k tk, xlA

½ tgka vlg kfxd LFki u ds dkexkj jftLVhdr VM ; fu; u ds l nL; g§ ogka fu; kDrk , l s VM ; fu; u l s mI s fyf[kr : i ea l fpr djus ds fy, dgsk fd fdrus depljh , h VM ; fu; u ds l nL; g§ vlg

½ tgka fd l h fu; k dks ds i kl ; g fo'okl djus dk dkj.k g§ fd jftLVhdr VM ; fu; u }kjg [k.M ½ ds v/khu ml s nh xbz tkudkj feF; k g§ rks og , h VM ; fu; u dks l fpr djus ds i 'pk- l Ec) {ks ds Je vf/kdkjh dks ekeys dks l nHkx] dj l drk g§ tks i{kdkjk }kjg dks l pks ds ckn ekeys dk fofu'p; djxk vlg ml dk fu.kl vire gkskA

½ mi &fu; e ½ ds v/khu ekxh x; h l puk i klr gks i j] fu; k dks fu fu nks l engka ea l fefr ea dkexkj ds i frfuf/k ds p; u ds fy, bl smi yC/k djk, xl vFkx%&

½ jftLVhdr VM ; fu; u viuh l nL; rk ds vui kr ea l deZ l fefr ds l nL; k dks : i ea vi us i frfuf/k pks l drs g§ vlg

½ tgka dkxj jftLVhdr VM ; fu; u ugha g§ ogka dkexkj l deZ l fefr ds fy, vi us ea l s i frfuf/k pks l drs g§

½ tgka v/; {k dks fu; k dks }kjg l deZ l fefr ea fu; k dks ds i frfuf/k; k ea l s ulfer fd; k tk, xl vlg og tgkard l hko g§ vlg kfxd i fr"Blu dk i eplk gksk

½ mik/; {k dks l nL; k }kjg dkexkj dk i frfuf/kRo djus okyh l deZ l fefr ea l s gh puk tk, xl%

i jUrq mi k; {k ds puko ea okv dh I ekurk dh fLFkfr ea ekeys dk i ph Mkydj fofu'p; fd; k tk, xk

12½ dez I fefr I fpo vks I a p I fpo dk puko djxk fdUrq tgka I fpo dks fu; kæk vks ds i frfuf/k; ka ea I s puk tkrk gß rks I a Dr I fpo dks dkexkj ds i frfuf/k; ka ea I s vks foi ; z u puk tk, xk%

i jUrq ; FkkfLFkfr] I fpo ; k I a Dr I fpo dk in] fu; kæk ; k dkexkj ds i frfuf/k }jk nks yxkrkj o"kk ds fy, /kkfjr ughafd; k tk, xk%

i jUrq ; g vks fd fu; kæk ds i frfuf/k ; FkkfLFkfr] I fpo ; k I a Dr I fpo ds puko ea Hkkx ugha yks dkexkj ds i frfuf/k; ka ea I s vks doy dkexkj ds i frfuf/k gh , s pukoka ea okv nus ds gdnkj gks vks

13½ [km 12½ ds v/khu fdI h Hkh puko ei okv dh I ekurk dh fLFkfr ei ekeys dk i ph Mkydj fofu'p; fd; k tk, xk]

14½ 1d½ fdI h vksdfLed fjjDr dks Hkjus ds fy, puk x, I nL; I s vU; Fkk I dez I fefr ea i frfuf/k; kdk dk; dk o"kk dk gks

15½ fdI h vksdfLed fjjDr dks Hkjus ds fy, puk x; k I nL; vius i bhrvi ; bfl r inkok/k gsrq in /kk.k dk gks

16½ dkbs I nL;] tks I dez I fefr I s vodk'k i klr fd, fcukl I fefr dh rhu yxkrkj cBdkas Hkkx yus ea foQy jgrk gß rks ml dh I nL; rk I ekir gks tk, xk

17½ dkexkj ds i frfuf/k dks mi &fu; e 16½ ds [km 15½ ds v/khu I nL; u jgus ; k LFkki u ea fu; kstr ugha jgus ; k ml ds R; kx&i=] eR; q ; k vU; Fkk dh n'kk ea ml dk mÙkjfk/kdkjh bl fu; e ds micu/kas vud kj ml h I egi ea I s puk tk, xk ftI I s I hV [kkyh djusokyk I nL; I cikr jgk gA

18½ I dez I fefr dks i jke'kdrk dh gsk ; r I s I g; kstr djus dk vf/kdkj gks vks kfxd LFkki u ea fu; kstr 0; fDr; k dks ftUga fdI h fopkj/khu fo'k; k dk fo'k;k ; k fo'k"V Kku gß , s I g&; kstr I nL; okv Mkyus ds gdnkj ugha gks vks doy ml vofk ds fy, cBdkas emifLFkr gks ftI nkku I dez I fefr ds I eik fo'k;k i zu fopkj/khu gk

19½ 1d½ I dez I fefr ftruh ckj vko'; d gk cBd acyk I drh gS fdUrq ; g rhu eghuka ea , d ckj I s de ugha gks(vks

15½ I dez I fefr viuh igyh cBd ea viuh ifØ; k dks fofu; fer djxk

20½ 1d½ fu; kæk I dez I fefr dh cBd vks; kstr djus ds fy, LFkki mi yCk djk, xk og I dez I fefr vks ml ds I nL; k dks dez I fefr ds dk; k dks dk; kdkr djus ds fy, I Hkh vko'; d I fo'k, j Hkh mi yCk djk, xk A dez I fefr I kekU; r% fdI h Hkh dk; Z fnol ij I cikr vks kfxd LFkki u ds dk; Z ds I e; ea cBd djxk vks cBd ea Hkkx yus ds nkku dkexkj ds i frfuf/k dks M; Wh i j ekuk tk, xk vks

21½ I dez I fefr dk I fpo v/; {k dh i oZ I gefr I s vks kfxd LFkki u ds ukVI ckmz i j I dez I fefr ds dke dh ckcr ukVI yxk I dks

5- f'kdk; r fuokj.k I fefr dsfy, /kj 4 dh mi &/kj 12½ds v/khu fu; käkvävls dkexkjä
I s l nL; k dks p̄us dh ifØ; k&&f'kdk; r fuokj.k I fefr eafu; käk vls dkexkjä dk i frfuf/kro djus
okys l nL; k dh I eku I ; k gksj tksnl I s vf/kd ughagksA

12½ fu; käk ds i frfuf/k; k dks fu; käk }jk ukfer fd; k tk, xk vls vf/kekur%e[; vks kfxd
LFki u ds foHkkxka ds i ejk ; Fkki hkor% vks kfxd LFki u ds dk; dyki ds l kf i R; {k : i l s tMgka ; k
l s l g; Dr vf/kdkj h gka

13½ dkexkjä ds i frfuf/k; k dks jftLVhdr VM ; fu; u }jk puk tk, xk , s ekeys ea tgka
dkb jftLVhdr VM ; fu; u ughagSrk s l nL; dks vks kfxd LFki u ds dkexkjä }jk puk tk l drk g%

i jUrq ; g fd f'kdk; r fuokj.k I fefr ea efgyk dkexkjä dk i ; k l r i frfuf/kro gksk vls , s
i frfuf/kro vks kfxd LFki u ea fu; kstr dy dkexkjä ds fy, efgyk dkexkjä ds vuikr l s de ugha
gksk%

i jUrq ; g vls fd f'kdk; r fuokj.k I fefr ds l nL; k dh i nkof/k jftLVhdr VM ; fu; u ds
l nL; k dh i nkof/k ds l kf dk&Vfeul ¼ edkfyd½ gksk%

i jUrq ; g vls fd jftLVhdr VM ; fu; u ds u gksus ij f'kdk; r fuokj.k I fefr ds l nL; k dh
i nkof/k f'kdk; r fuokj.k I fefr ds xBu dh rkjh[k l s nks o"kk dh vof/k ds fy, gksA

14½ tgka vks kfxd LFki u ds dkexkjä fd l h jftLVhdr VM ; fu; u ds l nL; g ogka fu; käk
, h VM ; fu; u dks fyf[kr : i eam l sfuEu l fpr djus ds fy, dgksk%&

1d½ fdrus dkexkjä , h VM ; fu; u ds l nL; g vls

1½ tgka fd l h fu; käk ds i kl ; g fo'okl djus dk dkj.k gsf fd jftLVhdr VM ; fu; u }jk
[M 1d½ v/khu ml s nh xbz tkudkj h feF; k g rks og , s VM ; fu; u dks l fpr djus ds
lk'pkr~ I Ec) {ks ds Je vf/kdkj h dks ekeys dks l fpr dj l drk gsf tks i {kdkj k dks
l p us ds ckn] ekeys dk fofu'p; djxk vls ml dk fu. k vire gksA

15½ mi &fu; e 14½ ds v/khu ekah xbz l puk i l r gksus ij] fu; käk fuEufyf[kr nks l eygka }jk k
I fefr ea dkexkjä ds i frfuf/kro ds p; u ds fy, bl smi yC/k djk, xk vFkkr-

1d½ jftLVhdr VM ; fu; u vi us i frfuf/k; k dks l nL; k ds : i eaf'kdk; r fuokj.k I fefr ds
fy, vi us l nL; k ds vuikr ds vklkj ij p; fur djxk(vls

1½ , s dkexkjä tks fd l h jftLVhdr VM ; fu; u ds l nL; ughag g vi us i frfuf/k; k ea l s gh
fd l h dk p; u f'kdk; r fuokj.k I fefr ds fy, dj l dksA

6- fd l h 0; fkr dkexkjä }jk k 4 dh mi &/kj 4 dh mi &/kj 15½ ds v/khu f'kdk; r fuokj.k I fefr ds
I e{k nk; j fd, tks okys fd l h foosn dh ckcr vkonu&dkbZ 0; fkr dkexkjä f'kdk; r fuokj.k I fefr
ds l e{k vi uk uke] i nuke] deplkj h dk[M] foHkkx tgka rskr fd; k x; k g s l okdky 1o"kk e½ dkexkjä
dk i dx] i=kpkj ds fy, irkj I Ei dz UEcj f'kdk; rk dk fooy.k vls ekah xbz jkgr ds C; k s nrs gq
ml eam l ds ckn dk dFku djrs gq vkonu nk; j dj l dksA , k vkonu bYDVRMud : lk l s ; k vU;
l s Hkst k tk l dksA f'kdk; r , h rkjh[k ft l dks , s ckn dk grd mRiuu gyk g s l s , d o"kk ds Hkhrj
dh tk l dksA

7- l ygdrk vf/kdkj h ds i kl /kj 4 dh mi &/kj 18½ ds v/khu f'kdk; r fuokj.k I fefr ds
fofu'p; ds fo#) f'kdk; r ds l yg grq vkonu nk[ky djus dh jhfr&dkbZ dkexkjä tks f'kdk; r

fuokj.k I fefr ds fu.k] I s 0; ffkr gS ; k ft I dh f'kdk; r dk fuokj.k vkonu iklr gks ds rhl fnuka ds Hkhrj mDr I fefr }jkj ugh fd; k tkirk g§ og] ; FkkfLFkr] f'kdk; r fuokj.k I fefr ds fu.k] dh rkjh[k I s l KB fnukd dh vof/k ds Hkhrj vFkok ml rkjh[k ft I I s /kkj k 1/2 ea fufnZV vof/k I ekir gks tkrh g§ VM ; fu; u ds ek/; e I s l ygdrk vf/kdkjh dk§ ft I ea og I nL; gS ; k vU; Fkk I ek/kku grq LiHM i kV ; k jftLVhdr i kV ; k jkT; i k/y ds ek/; e I } ft I s fgekpy insk I jdkj }jkj Hkkjr I jdkj ds Je vkJ jkstxkj ea ky; ds I ek/kku i k/y ds I n'k fodfl r fd; k tk, xk ij I Ec) {k ds I ygdrk vf/kdkjh ds I ek vkonu nkf[ky dj I drk g%

iJUrq; g fd , I s vkonu dh jftLVhdr i kV vFkok LiHM i kV dsek/; e I s gkfk I s i kflr dh n'kk ea I ygdrk vf/kdkjh ml s fMftVhdr djok, xk vkJ vkonu ds fooj. k dh ifof'V mijkDr jkT; i k/y ea I cikr dkexkj dks I puk ds v/; k; /ku ntZdjxkA

&&&&&&

v/; k; &III
VM ; fu; u

8- VM ; fu; u ds jftLVh dj.k ds fy, Mjk 8 ds v/khu vkonu dk iz i-&&VM ; fu; u ds jftLVh dj.k ds fy, iR; s vkonu bYkDVMud : lk I s Bz i&2B ea VM ; fu; u ds jftLVh dj.k ds fd; k tk, xkA

9- jftLVh dj.k ds fy, Qhl &&fdI h VM ; fu; u ds jftLVh dj.k ds fy, I ns Qhl doy 1000@& #lk; s 1/4 d gkj #lk; 1/2 gksA

10- VM ; fu; u dh Mjk 9 ds v/khu jftLVh dj.k vkJ jnadj.k&&1/2 /kkj k 9 ea fufnZV VM ; fu; u dk jftLVh jpiZ lk&3B ea vujf{kr fd; k tk, xkA

1/2 jftLVh }jkj Mjk 9 ds v/khu tkjh jftLVh dj.k i ek.k&i = piZ lk&4B ea gksA

1/2 jftLVh dj.k ds jnadj.k grq /kkj k 9 dh mi /kkj k 1/2 1/2 ds v/khu vkonu dh i kflr ij jftLVh vkonu ij Lohdfr nsx I s iZ viuk I ek/kku djxk fd jftLVh dj.k dk i frgj.k ; k jnadj.k VM ; fu; u dh vke I Hkk }jkj vuqfnr fd; k x; k Fkk ; k ; fn ; g bl iZkjh vuqfnr ugh fd; k x; k Fkk rks bI s VM ; fu; u ds I nL; k adscgpr dk vuqfnu i kirk g§ bl iZkstu ds fy, og , I h vfrfjDr fo' k"V; ka ekak I dskj t&k og vko'; d I e> } vkJ ; fu; u ds fdI h Hkk i nkf/kdkjh dk i jk{k.k dj I dskj jftLVh i ek.k&i = ds jnadj.k ds ckj s ea dkj .k dks vHkfyf[kr djxk vkJ mlg VM ; fu; u dks I d fpr dj nsxkA

1/2 jftLVh VM ; fu; u ds jftLVh dj.k dks VM ; fu; u }jkj I fgrk ds mi cikk ds mYy?ku dh ckcr /kkj k 9 dh mi /kkj k 1/2 [k.M&II ds v/khu I puk dh i kflr ij jnHk dj I dskA

11- vihy-&I fgrk dh /kkj k 10 ds v/khu dh xbZ dkBZ vihy] ml rkjh[k] ft I dks jftLVh us ml vknk ft I ds fo#) vihy dh xbZ g§ dks ikfjr fd; k g§ I s l KB fnu ds Hkhrj vo'; nk; j dh tk, xhA

12- fu; ek ea ifjorZ-&&1/2 I fgrk dh /kkj k 11 1/2 ds v/khu fdI h VM ; fu; u ds fu; ek ea fd, x, ifjorZ dh i fr iklr gks ij jftLVh tc rd fd ml ds fo'okl dk dkj.k ugh g§ fd ifjorZ VM ; fu; u ds fu; ek }jkj mi cikr jhfr ea ugh fd; k x; k g§ rks bI iZkstu ds fy, vujf{kr fd, x, jftLVh ea ifjorZ dks ntZ djxk vkJ VM ; fu; u ds iZkku@egkl fpo dks ; g rF; I fpr djxk fd ml us, k dj fn; k g§

1/2 fu; eka ea ifjoruk ds jftLVndj.k ds fy, l ns Qhl] l kf&l kf fd, x, ifjoruk ds iR; d l v dsfy, #0 200@& 1nks l ks#lk; gkxhA

13- VM ;fu; u dsuke v k l ekeyu dh /kjk 24 ds v/khu ifjoruk&&1/2 fdI h VM ;fu; u dsuke ea fdI h ifjoruk dk ukvLk piz lk&5B ea jftLVkj dks Hkst k tk, xkA

1/2 VM ;fu; u ds iR; d l ekeyu dk ukfVI piz lk&6B ea f}irhd ea jftLVkj dks Hkst k tk, xkA

1/2 tc jftLVkj /kjk 24 dh mi /kjk 1/2 v k 1/2 ds v/khu Oe'k%uke ea ifjoruk ;k l ekeyu jftLVj dj ysk gsrksog iek.k&i= ds fuEu Hkkx 1QV ukv% ij vi us gLrk{kjk/khu iekf.kr djxk fd u;k uke v k l ekeyu jftLVndr dj fn; k x; k gA

14- jftLVndr VM ;fu; u dk /kjk 25 1/2 ds v/khu fo?ku-&&tc dkbz jftLVndr VM ;fu; u fo?kfVr dh tkrh gsrksml ds fo?kvuk dk ukfVI piz lk&7B ea jftLVkj dks Hkst k tk, xkA

15- fuf/k; kdk /kjk 25 1/2 ds v/khu foHkktu-&&tgkajftLVkj dks /kjk 25 1/2 ds v/khu fdI h VM ;fu; u] ftI s fo?kfVr fd; k x; k g} dh fuf/k; ka ds foHkktu ds fy, ;g vko'; d irhr gksk g} rks og i nL; ka }jk mudh i nL; rk ds nkku vflknku Lo: lk vflknk; dh xbz jkf'k; ka ds vuqkr ea fuf/k; ka dk foHkktu djxkA

16- ok"kd foojf.k; k&&/kjk 26 1/2 1/2 ds v/khu piz lk&8B ea iLrq dh tkus okyh ok"kd fooj.kh iR; d o"kl 31 fml ej rd jftLVkj dks iLrq dh tk, xkA

17- ok"kd l ijk&&1/2 fdI h jftLVndr VM ;fu; u ds y{kk dh ok"kd l ijk& dks Hkkjrh; dEi uh vf/fu; e] 1913 dh /kjk 144 1/2 ds v/khu dEi fu; ka ds y{kk dh l ijk& djas ds fy, i kf/kdr fdI h y{kk ijk& }jk l pkfyr fd; k tk, xkA

1/2 tgka fdI h VM ;fu; u dh i nL; rk foUkh; o"kl ds nkku fdI h Hkh l e; ^ 2500 l svf/kd ughaFkh ogkay{kk dh ok"kd l ijk& fuEufyf[kr }jk l pkfyr dh tk l dskh&

1/2 Lfkkuh; fuf/k y{kk ds fdI h ijk& }jk l ;k

1/2 jkT; l jdkj }jk fu; Dr fdI h Lfkkuh; fuf/k l ijk& }jk l ;k

1/2 fdI h , s 0; fDr }jk ft l us l jdkj ds v/khu fdI h y{kk ijk& ;k y{kk foHkx eafu; fDr /kfkjr dh gk v k tks ^ 200 #lk; s i fr ekl l svU; u dh i l'ku i l'lr dj jgk gA

1/2 tgka fdI h VM ;fu; u dh i nL; rk foUkh; o"kl ds nkku fdI h Hkh l e; ^ 750 l svf/kd ughajgh gksrks y{kk dh ok"kd l ijk& fuEufyf[kr }jk l pkfyr dh tk l dskh&

1/2 eftLVV ;k U; k; /kh'k ds : lk ea ;k fdI h uxji kfydk i fj"kn] ftyk ckMz ;k fo/k; h fudk; ds l nL; ds : lk ea i n/kfkjr djas okys fdUganks 0; fDr; ka }jk l ;k

1/2 fdI h , s 0; fDr }jk ft l us l jdkj ds v/khu fdI h y{kk ijk& ;k y{kk foHkx eafu; fDr /kfkjr dh gk v k tks l jdkj l s 75@& #lk; s i fr ekl l svU; u dh i l'ku i l'lr dj jgk gk ;k

1/2 l jdkj ;k l gdkjh l k kbVh ds jftLVkj }jk fdI h l gdkjh l k kbVh ;k bl i z kstu ds fy, l jdkj }jk ekU; rk i l'lr fdI h jkT; l gdkjh l xBu }jk y{kk ijk& l pkfyr djas dsfy, fu; Dr fdI h l ijk& }jkA

1/4½ tgka fdI h VM ; fu; u dh l nL; rk foÜkh; o"kl ds nkšku fdI h Hkh l e; 250 l s vf/kd ugha jgh gkš ogka yskka dh okf"kd l i jh{k l åk ¼ fu; u½ ds fdUgh nks l nL; k }jk l pkfyr dh tk, xhA

1/5½ tgka VM ; fu; u ; fu; uk dk egkl åk gsvkj bl l s l gc) ; fu; uk dh l å; k foÜkh; o"kl ds nkšku fdI h Hkh l e; Øe'k% 50] 15 ; k 5 l s vf/kd ugha jgh gkš ogka egkl åk ds yskka dh l å jh{k l izdkj l pkfyr dh tk l dxh ekuls bl dh o"kl ds nkšku fdI h Hkh l e; Øe'k% 2500] 750 ; k 250 l s vf/kd dh l nL; rk ugha FkhA

18- 0; fDr dh l åjh{k djus dh ik=rk&&fu; e 17 eavUrfozV fdI h ckr ds gks gq Hkh] dkbz Hkh 0; fDr ft l s ml o"kl ftI ds fy, yskka dh l åjh{k dh tkuh gkš ds nkšku fdI h Hkh l e; VM ; fu; u l s l Ecfl/kr fuf/k; k i fr Hkh; k dk dkbz Hkhx U; Lr fd; k x; k Fkk rks og ml ; fu; u ds yskka dh l åjh{k djus dk ik= ugha gkska

19- VM ; fu; u dh cfg; krd igo&&bu fu; ek ds vuq kj fu; Dr l åjh{k d ; k l åjh{k dks dks VM ; fu; u dh l EkLr cfg; k rd igo gksh vkj os yskka vkj mul s l Ecfl/kr okmpjk dh okf"kd fooj.kh dk l R; kiu djks vkj rRi'pkr Bz i&B l s l yXk l åjh{k d dh ?kk. kk dks ml iz lk ij i Fkdr vius gLrk{kj ; k muds gLrk{kj minf'k djdsvkj ; g vflkdFku djrs gq fd fdI gq ; r l s ml us ; k mlgkus fooj.kh dks vI xk] okmpj jfgr ; k vks kfxd l Ecfl/k l figr] 2020 ds vuq kj ugha ik; k gkš gLrk{kj djxkA bl vflkdFku eanh xbz fof'k"V; k mi nf'k djsxh&

1/6½ iR; d l nk; tks VM ; fu; u ds fu; ek }jk l vik/kdr ; k vks kfxd l Ecfl/k l figr] 2020 ds mi cl/k ds ifr dly irhr gksk gkš

1/7½ fdI h {fr 1/def½ ; k gkf u dh jde] tks fdI h 0; fDr dh mi sk ; k vopkj ds dkj.k mi xr gyk irhr gksk gkš vkj

1/8½ fdI h jkf'k dh jde tks n'kkbz tkuh Fkh fdUrqfdI h 0; fDr }jk l yks esnf'k ugha xbz gkš

20- jktufrd fuf/k dh l åjh{k&&fdI h jftLVhdr VM ; fu; u dh jktufrd fuf/k dh l åjh{k VM ; fu; u dh l k/kj.k yskka l åjh{k ds l kfk ml h l åjh{k d ; k l åjh{k dks }jk l dh tk, xhA

21- VM ; fu; u ds jftLVj dk fujh{k.k&&½ fu; e 22 ds vuq kj vuif{kr VM ; fu; uk dk jftLVj dks fdI h Hkh 0; fDr }jk l , d l k#i ; s dh Qhl ds l nk; ij fujh{k.k fd; k tk l dxkA

1/2½ jftLVhdr VM ; fu; u l s i k l jftLVj ds dcts eaf fdI h nLrkost dks ml ; fu; u ds fdI h Hkh l nL; }jk l iR; d fujh{k nLrkost ds fy, døy 50 ¼ pkl #lk; ½ dh Qhl ds l nk; ij fujh{k fd; k tk l dxkA

1/8½ nLrkost iR; d fnol] tc jftLVj dk dk; k yk; [kyk jgrk gsvkj , l s l e; ds Hkhj tø sjftLVj }jk l bl iz kstu ds fy, fu; r fd, tk,] fujh{k.k ds fy, mi yv k jgkA

1/4½ jftLVj fdI h jftLVhdr VM ; fu; u ; k ml ds fdI h l nL; dks fdI h , l s nLrkost dh ifr iR; d l k#i "Bk ds fy, ; k ml ds flkku Hkhx ds fy, døy 200@& ¼nks l k#i ; ½ ds l nk; ij ink; dj l dxkA

22- VM ; fu; u }jk l cfg; k dk vuif{k.k&&iR; d jftLVhdr VM ; fu; u bI ds yskka dh l åjh{k dks l qdj cukus ds fy, flkku fyf{kr cfg; k vks jftLVj dk vuif{k.k djxh&

1/4½ piz lk&9B e l nL; rk vks vflknku dk jftLVj

12½ I k/kkj. k fuf/k y[k dh i kflr; k v[kj I forj. k dk jftLVj

13½ I eLr cBdk dh dk; bkgf; k dks vflkfyf[kr djus dh dk; d[ir i[rd

14½ ; fu; u dh LFkkj I Eifuk I s I Ecfl/kr Qk[pj] fQfVII ¼ tkoV½ v[kj el; oku nLrkotka dks n'kkus okyk LV[kd v[kj lyk/ jftLVjA

15½ e'ku I [; kifdr vflknku jI hn i[rd ½cd½

16½ jktu[krd fuf/k ds fy, jI hn v[kj I forj. k dk jftLVj ¼ fn d[kb[jktu[krd fuf/k g%

17½ okmpjk dh Qkby

&&&&&&

v/; k; &IV

LFkk; h vkn[k

23- iek.kr djus okys vf/kdkjh dks /kjk 30 dh mi&/kjk 18½ ds v/khu I puk vx[kr djus dh jflr-& ¼½ ; fn fu; kæk vi us v[kj kfkd LFkkj u ; k mi Øe I s I c[kr ekeyk dh ckcr /kjk 29 e fufn[V dñz I jdkj ds vkn'k LFkk; h vkn[k vakhdr djrk gS rks og I c[kr iek.kdrk[vf/kdkjh dks byDV[kud : i I s mI fofufn[V rkjh[k ftI I s vkn'k LFkk; h vkn[k ds mi cU/k tks mI ds LFkkj u I s I xk gS dks vakhdr fd; k x; k gS I fpr djxkA

12½ mi &fu; e ¼½ e I puk i[kr gk[u ij iek.kdrk[vf/kdkjh , d h i kflr I s i[kyhl fnuk dh vof/k ds Hkhrj vi uh Vhdk fVI .kh ns I dsk fd fu; kdrk dks dfri; mi cU/k tks mI ds LFkkj u I s I Ecfl/kr gS bl e 'kfeey djuk vi[kr gS v[kj vkn'k LFkk; h vkn[k ds mu I q xk mi c[kyhl ftUga vakhdr ugha fd; k x; k gS dks minf'k dj I dsk v[kj fu; kæk dks, d s fun[k dh i kflr dh rkjh[k I s rhl fnuk dh vof/k ds Hkhrj] bl i dskj vakhdr LFkk; h vkn[k ea i fjo/kj] foyk u ; k mi kUrj.k }jk I akkku djus dk Hkhrj fun[k nsk v[kj doy mu mi c[kk dh ckcr] ftUga iek.kdrk[vf/kdkjh I akk[kr djus dh ekak djrk gS ds ckjs ea vuqkyu fji k/kz ekak I dsk v[kj , d h fji k/kz fu; kæk }jk byDV[kud : i I s Hkstb tk, xkA

13½ ; fn mi &fu; e ¼½ v[kj 12½ ea ; Fkk fufn[V tkudjh i[kr gk[u ds i[kyhl fnuk dh vof/k ds Hkhrj iek.kdrk[vf/kdkjh }jk d[kb[Vhdk&fVI .kh ugha dh tkrh gS rks fu; kæk }jk LFkk; h vkn[k dks vakhdr fd; k x; k I e>k tk, xkA

24- iek.ku vf/kdkjh }jk tgka d[kb[VM ; fu; u I pkyu ea ugha gS ogka v[kj kfkd LFkkj u vFkok mi Øe ds dkekjka dks i frfuf/k; k dk p; u djus ds fy, ulsV I /kjk 30 dh mi &/kjk 18½ ds [k.M ¼½ ds v/khu ulsV tkjh djus dh jflr tgka /kjk 30 dh mi &/kjk 18½ ds [kM (i) ea fufn[V ds vuq kj , d h d[kb[VM ; fu; u ugha gS rks iek.ku vf/kdkjh rhu i frfuf/k; k dks p[us ds fy, dkekjka dh , d cBd c[yk, xk ftI ds p[us tkus ij LFkk; h vkn[k dh , d i fr dks v[kj v[kj v[kj ; fn d[kb[gS ftI s dkekjka ulsV dh i kflr I s i ng fnuk ds Hkhrj i Lr[fd, tkus okys ik: i LFkk; h vkn[k dks djus dh okNk dj} vx[kr djxkA

25- iek.kr LFkk; h vkn[k dks /kjk 30 dh mi &/kjk 18½ ds v/khu I R; kiu dh jflr-&/kjk 30 dh mi /kjk 18½ ds vuq j.k ea iek.kr LFkk; h vkn[k vFkok LFkk; h vkn[k ea mi k[.k ; k /kjk 33 dh mi /kjk 18½ ds v/khu vi hyh; i k/kdkjh ds vkn[k dh i fr; k ; FkkLFkr] iek.ku vf/kdkjh ; k vi hyh;

vf/kdkjh }jk i ekl.kr dh tk, xk vkg l Hkh l aci/krka dks, d l lrkg ds Hkhj byDVNlud : i l s Hkh tk, xh] fdUrq mu ekeyka ea tgkafu; kæk us vkn'kz Lfk; h vknškka ds vakhadj.k dks i ekl.kr fd; k gSogka /kkjk 30 dh mi &/kkjk 18% ds rgr MHEM i ek.ku ds ekeyka ea fd l h i ek.ki = dh vko'; drk ughagksA

26- ik: i Lfkk; h vknšk̥a ds l kf /kj 30 dh mi /kj 19½ ds v/kh l yxu dh tks okyh
fooj .kh&&fooj .kh fuEu l s l yxu-&&

1½ ik: i LFkk; h vknšk e] fof' k"Vr; k t§ sfd l cf/kr vks kxd LFki u vFok mi Øe dk uke]
irk] b&ey irk] l adzuej vks ml eafu; kftr dkexkj dh l ð; k ds l kf&l kf mI VM
; fu; u ftl l s, ð skexkj l Ecfl/kr gSdh fof' kf"V; k Hkh l fefyf grach(vks

141½ fo | eku LFkk; h vknškka ea ik: i mikrj.kj , s LFkk; h vknškka dh fof'kf'V; kj tks fd , d I kj.khd'r fooj.kh ft l ea i þulk LFkk; h vknšk ds iR; s l ðær micák ds C; kj's vlg ml ea iLrkfor mikrj.k vlg ml ds dkj.k l fgr mikrfjr fd, tkus ds fy, iLrkfor gþ vlfotyr glxh rFkk , s h fooj.kh vks kf'xd LFkk i u ; k miØe }kj k l f/kdr fd l h 0; fDr }kj gLrk{kfjr dh tk, xhA

27- I i : lk LFki u ea ik : i LFk; h vknšk dh /kj k 30 dh mi &/kj k 1/40½ ds v/khu i Lrç djus
dh 'kr 1&&l e: i vks kf xd LFki u ea yxs gq ¼ eku i dkj ds mRiknka dks fofufeñ djus okyk ; k
I eku i dkj dh I ok, a inku djus okykl½ fu; kDrk ds I eng ds ekeys ea /kj k 30 ds v/khu vks bl dh
mi &/kj k 1/1 1/5 1/6 1/8½ vks 19½ ea fofufnZV i z kstu ds fy, I cñ/kr VM ; fu; u ds I kfk ijke' k
djus ds i 'pkr-l a Dr dk; bkgf; ks ds fy, ik : i LFkk; h vknšk i Lrç dj I drs q%

ijUrqI e: i vks kfxd Lfkki u eayxs qq ¼ d izlkj ds mRi knka dks fofufel djus okykJ ; k I eku izlkj dh l sk, a inku djus okykJ fu; ksk ds I eqg ds ekeyka ea I aDr ik: i Lfk; h vknš kka dk ik: i rs kj fd; k tk, xk vks ml s Je vk; Dr ; k I aDr Je vk; Dr fgekpy insk dks izrq fd; k tk, xk tks I cskr i ek.ku vf/kdkfj; ksk ds ijke'kz I s mDr I aDr ik: i Lfk; h vknš k ea vi{kr dkj .kka dk mYy{k djrs qq i ek.ku dks Lohdkj vfkok vLohdkj dj I drs qq

28- vihy; i kf/kdkjh }kjk /kj 32 ds v/khu vihy ds fui vku dh jfr-&&½ dkbz fu; käk vFkok VM ;fu; u tks /kj k 30 dh mi &/kj k ½ ds v/khu iek.ku vf/kdkjh }kj k fn, x, vknšk ds fo#) vihy djuk pkgrk g§ rks og , s vknšk dh i kflr ds 60 fnuka ds lkhrj l kj .kh : i ea, d vihy Kki u rs kj djxk ft l eamu LFkk; h vknšk ds mi cakka ft Uga i fjofr ; k mikrfjr ; k yki fd; k tkuk vFkok ml ea tkMk tkuk vi f{kr g§ rFkk bl ds dkj.k bl ea dfFkr gkxks vkg ; g vihy vihy; i kf/kdkjh dks by DV mud : i l s nk; j dh tk, xhA

12½ vihyh; i kf/kdkjh vihy dh l qokbz ds fy, rkjh[k fu; r djxk rFkk bl dk l h/kk ukfVI
fn;k tk,xk&&

1/4 1/2 tgka vi hy fu; kæk vFkok fdI h dkexkj } jk nk; j dh tkrh gß rks ogkj ; FkkfLFkfr] vksj kfxd LFkki u ds dkexkj k ds VM ; fu; u dks vFkok I cfkr dkexkj k ds i frfuf/k fudk; dks vFkok fu; kæk dks

¶[k] tgka vi hy fdI h VM ;fu; u }kj k nk; j dh tkrh g§ rks ogka fu; kæk rFkk vksJ kfxd LFkki u ds dkexkj ka ds vU; I Hkh VM ;fu; uka dk§ vks

1/2½ tgka vihy dkexkjka ds irfuf/k }jk nk; j dh tkrh gß rks ogka fu; kák rFkk vU; fdI h dkexkj dks ftI dks vihyh; i kf/kdkjh }jk vihy ea i{kdkj ds : i ea'kkfey fd; k tkrk gA

1/2½ vihydrk iR; d ifroknh dks vihy Kki u dh , d ifr mi yC/k djk, xk

1/2½ vihyh; i kf/kdkjh dk; bkh ds fdI h Lrj ij fdI h I k{; dh ekx dj I drk gS ; fn og bl vihy dsfui Vku dsfy, vko'; d I e>rk gA

1/2½ vihy dh I uokbz dsfy, mi &fu; e 1/2½ ds v/khu fu; r rkjh[k dks vihyh; i kf/kdkjh , s I k{;] ftI dh ml ds }jk ekx dh xbz gS vFkok iLrj djus ij I q xk ekuk x; k gk dks ysk vks i{kdkjka dks I us ds i'pk~vihy dk fui Vku djxkA

29- LFkbZ vknsk dh Hkjk rFkk bI scuk, j[kus dh /Hjk 33 dh mi &/Hjk 1/2½, oa 1/2½ ds v/khu jfr-&& 1/2½ /kjk 30 ds v/khu Mhem I R; ki u ds ekeys ds fl ok; I R; ki u vf/kdkjh }jk vfire : i I s I R; kfir LFkbZ vknsk dks byDV mud : i I s Hkst k tk, xkA

1/2½ vfire : i I s I R; kfir ; k Mhem I R; kfir LFkbZ vknsk vFkok bI v/; k; ds v/khu vkhdr vkn'k LFkbZ vknsk dh fo"k; oLrqdksfu; kák }jk fgnh vks vaxt iB ea vuifkr j[kk tk, xkA

30- LFkbZ vknsk dh vfire iek.kr ifr dsfy, /Hjk 34 ds v/khu jftLVj-&& 1/2½ iek.kr djus okyk vf/kdkjh I Hkh I cI/kr vks lfxd LFkki uka ds I eLr iek.kr vFkok Mhem iek.kr vFkok vkhdr vkn'k LFkbZ vknsk ka dk byDV mud : i I s jftLVj j[kk ftI ea vU; ckrka ds I kf&I kf fuEufyf[kr vUrfozV gkxk

1/2½ iR; d LFkbZ vknsk dks I euqf'kr fof'k"V I q; k

1/2½ vks lfxd LFkki u dk uke(

1/2½ vks lfxd LFkki u dk lo: i

1/2½ iR; d LFkki u ; k mi Øe }jk iek.ku ; k Mhem iek.ku dh rkjh[k vFkok vkn'k LFkbZ vknsk dks vkhdr djus dh rkjh[k

1/2½ vks lfxd LFkki u ds I pkyu dk {ks(vks

1/2½ LFkbZ vknsk dks i q% ikr djus dsfy, , I s vU; C; kjs tks I q xk vks I gk; d gks rFkk , I s I eLr LFkbZ vknsk dks Mvks dk I tu djukA

1/2½ iek.kr djus okyk vf/kdkjh vkonu djus okys iR; d 0; fDr dks ; FkkfLFkr] iek.kr LFkbZ vknsk ; k Mhem iek.kr LFkbZ vknsk ds ifr i"B chl #Ik, ds I nk; ij ml dh ifr dh ifrZ djk, xkA , I s i z kstukFk I nk; byDV mud i)fr ds ek/; e I s Hkh fd; k tk I drk gA

31- LFkbZ vknsk eamikrj.k gsr/Hjk 35 dh mi &/Hjk 1/2½ ds v/khu vkonu-&& /kjk 35 dh mi &/kjk 1/2½ ds v/khu fo jku LFkbZ vknsk eamikrj.k dsfy, vkonu byDV mud : i ea iLr fd; k tk, xk rFkk I kj.khd'r fooj.kh ftI ea iDuk LFkbZ vknsk ds iR; d I q xk micakk ds C; kjs rFkk muea iLrfor mikrj.k rFkk muds dkj.k rFkk bl ds vr xk dk; jk jftLVhdr VM ; fu; uka ds C; kjs I fgr , I s LFkbZ vknsk ftudk mikrj.k fd; k tkuk gS fd fof'k"V; ka vUrfozV gkxk rFkk , I s fooj.k ij vks lfxd LFkki u ; k mi Øe }jk i kf/kdr 0; fDr }jk gLrk{kj fd, tk, xkA

v/; k; &v
ifjorū dk uksVI

32- ihoh fd, tlusokys ikrfor ifjorū grq/kjk 40 ds [k.M 1/2ds v/kku uksVI nsu dh jfr-&dkbz hkh fu; kák bl lgrk dh rrh; vuqph ea fofofnV fdI h ekeys ds l cik ea fdI h dkexkj ij ykxw l ok 'krk ea dkbz ifjorū djus dk v'k; j[krk g§ rks, s ifjorū l s ikrfor , s dkexkj dks iz i x ea uksVI nska

1/2 mi &fu; e 1/1 ea l infkz uksVI dks fu; kák }jk vks kxd LFkki u ds eq; i ds }jk ds uksVI ckMz rFkk vks kxd LFkki u ds l cikr i cikd ds dk; k; ea l gtn'; LFku ij l infkz fd; k tk, xk%

i jUrq tgka vks kxd LFkki u l s l cikr dkbz jftLvhdr VM ; fu; u ; k , d l s vf/kd VM ; fu; u g§ ogka, s uksVI dh i fr] ; FkkfLFkfr] , s VM ; fu; u ds l fpo ; k , s VM ; fu; uks ds i R; d l fpo dks nh tk, xhA

&&&&&&&&

v/; k; &VI
fooknlaikselv; LFk grqLoPND : i l s Htuk

33- ek/; LFk djkj dk /kjk 42 dh mi &/kjk 1/2ds v/kku iz i , oamI dh jfr-&1/2 tgka fu; kák , oa dkexkj fooken dks ek/; LFk dks fufnV djus ds fy, l ger gks tkrs g§ ogka ek/; LFk djkj ii=&II ea gksk rFkk djkj ds i {dkkj ka }jk bl ij gLrk{kj fd, tk, xkA djkj ds l kfek/; LFk vFkok ek/; LFkka dh ; k rksfyf[kr ; k byDVksud : i l s l gefr gkskA

1/2 mi &fu; e 1/1 ea l infkz ek/; LFk djkj ij fuEu }jk gLrk{kj fd, tk, xk&

1/2 fu; kák ds ekeys e] Lo; afu; kák }jk ; k tgka fu; kák fuxfer dEi uh g§ ; k vU; fuxfer dkiky fudk; g§ ogka, s iz kstu grq i kf/kdr fuxe ds vflkdrk 1/4 tWV i cikd ; k vU; vf/kdkjh }jk

1/2 dkexkj ka ds ekeys e] bl fufeÜk i kf/kdr jftLvhdr VM ; fu; u ds vf/kdkjh }jk ; k , s iz kstu grq vk; kftr l cikr dkexkj ka dh cBd ea bl fufeÜk l e; d~ : i l s i kf/kdr dkexkj ka ds rhu i frfuf/k; ka }jk

1/2 fdI h 0; SDrd dkexkj ds ekeys e] Lo; a dkexkj }jk ; k jftLvhdr VM ; fu; u ds vf/kdkjh }jk ftI dk dkexkj l nL; g§

Li "Vhdj. k&&1/2 bl fu; e e] in *vf/kdkjh* l } , s iz kstu kfz i kf/kdr fdI h jftLvhdr VM ; fu; u dk vf/kdkjh ; k fu; kák l xe vflkiz g§

1/2 bl fu; e e] *vf/kdkjh* l } fuEufyf[kr vf/kdkjh ; k ea l s dkbz vf/kdkjh vflkiz g§ vflkiz %

1/2 v/; {k

1/2 mik/; {k

1/2 l fpo 1/egkl fpo l fgr%

vkl vkl l a dr l fpo(vkl

1/3/ ; fu; u ds v/; {k ,oa l fpo }jk bl fufeuk i kf/kdr VM ; fu; u dk dkbl vU; vf/kdkjhA

34- v/ku vf/kl puk tkjh djus dh /kj 42 dh mi &/kj 15½ ds jfr-&&t gka dkbl vks kx d foonk ek/; LFke gsg l nfhk fd; k x; k gS vkl jkT; l jdkj dk l ek/kku gks x; k gS fd l nfhk djus oky 0; fDr iR; d i{k dscg er dk i frfuf/Ro djs gsrks ; g mu fu; kavkavkl dkexkj dh l puk ds fy, tks bl ek/; LFke djkj ds i{kdkj ugh g i jUrqfoonk l s l akr g bl fufeuk jkt i= earFkk byDVsud : i l s ,d vf/kl puk i zdkf'kr djs rkfd os bl i z kstukFk fu; dr e/; kLFk ; k e/; kLFk ds l e{k vi us ekeys dks j [k l dA

35- t gka dkbl VM ; fu; u ugh g ogka /kj 42 dh mi &/kj 15½ ds v/ku dkexkj ds i frfuf/k; kdkspus dh jfr-&&t gka dkbl VM ; fu; u ugh g ogka /kj 42 dh mi &/kj 42 dh mi &/kj 15½ ds i jUrq ds [k. M 1/2 ds vu j.k ea ek/; kLFk ; k e/; kLFk ds l e{k mudk ekeyk i Lr q djus ds fy, dkexkj dh ds i frfuf/k dk p; u l akr dkexkj ds cger }jk i z i XII ea ikfjr i Lrko }jk fd; k tk, xk ft l ea mlg ekeys ds i frfuf/Ro ds fy, i kf/kdr fd; k tk, xkA , l s dkexkj i frfuf/k; k ds fØ; kdyki k }jk ck/; gks ft Ugl ; FkkLFkfr] e/; kLFk ; k e/; LFk ds l e{k i frfuf/Ro djus ds fy, i kf/kdr fd; k x; k gA

&&&&&&&

v/; k; &VII

vkl kx d foonk ds fui Vku gsrqfØ; k&fot/k

36- /kj 44 ds v/ku jkT; vkl kx d U; k; kf/kdj.k ds U; kf; d l nL; dsp; u dh ifd; k& jkT; vks kx d U; k; kf/kdj.k ds U; kf; d l nL; dks fgekpy insk mpp U; k; ky; dh LlLrfr ij fu; dr fd; k tk, xkA

37- /kj 44 ds v/ku jkT; vkl kx d U; k; kf/kdj.k ds i zkl fud l nL; dsp; u] osu] Hrs vkl vU; fucdu vkl 'krk l s l Ecflkr ifØ; k&&1- fgekpy insk l jdkj }jk fu; dr i zkl fud l nL] fgekpy insk ds fd l h Hkh foHkkx] l ko z fud mi Øe ; k Lok; r fudk; l s de l s de 10 o'k l s ok ds l kf l okfuor Hkjrh; i zkl fud vf/kdkjh@fgekpy insk i zkl fud l ok dk dkbl vf/kdkjh gkskA

2- i zkl fud l nL; in ea i dsk djus dh rkjh[k l s ; k tc rd og ckl B o'k dh vk; q i klr ugh djr h tks Hkh i o'k j gk l spkj o'k dh vof/k ds fy, in /kj.k djxk A

3- i zkl fud l nL; dks #0 1]50]000 1/ fu; r/ osu ifrekf fn; k tk, xkA ; fn ml 0; fDr dks ft l s i zkl fud l nL; fu; dr fd; k x; k g fgekpy insk l jdkj l s i ku fey jgh gsrks i klr i ku jkf'k l s oru de fd; k tk, xkA

4- i zkl fud l nL; fdjk; k&e dr l fTtr vkokl ; k jkT; l jdkj ds l eg ^d^ in ij l eku osureku okys fd l h vf/kdkjh dks; Fkk vuks nj ij edku fdjk; k Hkoks dk gdnkj gkskA

5- i zkl fud l nL; #0 25]000 dh nj l s ifrekf okgu HkYkk ; k vks tks ds fy, l yku@fdjk, ds okgu gsrqik= gkskA

6- i^tk^l fud l nL; d^sf^y, N^vh Lohd^r djusokyk i^tf/kdkjh jkT; l jdkj gksxhA

7- fdl h 0; fDr dks i z'kkI fud l nL; ds : lk earc rd fu; D'r ughfd; k tk, xk tc rd fd
ml s bl fufer jkt; l jdkj }kjk fofufnZV fdl h i kf/kdkjh }kjk fpfdRI h; : i l s LoLFk ?kk'skr u dj
fn; k tk,A

8- dkbz i'kkI fud I nL;] jkT; I jdkj dks I Ecks/kr bI v'k'k; dk viuk gLrfyf[kr uksVI
nadj fdl h Hkh I e; viusin I sR; kx&i = ns I dskA

9- i^zkki fud l nL; ds : lk es fu; Dr iR; d 0; fDr viuk in xg.k djus l s i^zbu fu; eka l s
l ayku iz lk 13 e a in v k^f xk^f uh; rk dh 'ki Fk ysk v k^f gLrk(kj djxkA

10- jkT; I jdkj dks dkj .kka dks fyf[kr ea vftlkfyf[kr djds bu fu; eka ds fdI h@fdlUgha
mi cdkks dks fdI h oxz; k 0; fDr 10; fDr; kka ds i dk dh ckcr f'kfkfky djus dh 'kfDr gkxhA

38- **I yg dk; bkh djus dh mi&/kj k 1½ ds v/khu i) fr] i wk fj ikz dh mi/kj k 1½ ds v/khu rfk , s vkonu ij fofuf'p; ysis dh /kj k 53 dh mi/kj k 1½ ds v/khu jfr-&& 1½ 1d1 t gka dkbz vks kx d fo o kn fo | eku gks ; k v k'kdk gks ; k /kj k 62 ds v/khu uks VI fn; k x; k gk rks I yg vf/kdkj h , s vkonu dh ikfr ij ml dh tkp djxk vlg ; fn ml ds }jk ; g ik; k tk rk gsf d fo o kn vU; I yg vf/kdkj h ds {ks kf/kdkj l s l cf/kr gsf rks ml ds }jk fo o kn dks l cf/kr i kf/kdkj h dks Hkst k tk, xkA vU; ekeyka es og l cf/kr i {kdkj ka dks I yg l ckh dkj bkbz vkj lk djus ds vi us v k'k; dh ?kks. kk djrs gg i gyk uks VI tkjh djxk**

W^k i gyh cBd e^u; k^k ; k dkexkj ds i frfuf/k mDr fookn ds ekeys e^ø Øe' k% viu&vius
fooj.k i Lr^r dj^kA

1/2 1 yg vf/kdkjh }jk fookn ds fui Vku ds i z kstukFk l yg l ck dk; z fd, tk, xs vks og , s l Hkh dk; z dj l drk gftlga og i {kla dks , d mfpr vks l kgknz wkl fui Vku rd igpkus ds fy, mi ; Dr l e>rk g

10½ ; fn mi &fu; e ¼½ ea l nññkñ I yg dh dk; bkgh ea, s k dkbz fu i Vku ughagkrk g\$ rks I yg vf/kdkjh jkt; i kly tks fgekpy insk l jdkj }jkj Hkkjr l jdkj ds Je vks jkst xkj ea ky; ds l ek/ku i kly ds l n'k fodfl r fd; k tk, xk ij fji k/Z mi y/c/k djok, xk ; k fji k/Z dh l a Buh; ifr@l kñV ifr ¼ fn l k; gkñ foorn ds l eLr i {kdkj ka dks ml rkjh[k] ft l dks l yg dk; bkfg; ka l eklr gþz g\$ vks mDr jkt; i kly ij mi y/c/k djkbz xbz g\$ l s l kr fnu ds Hkhrj mi y/c/k djokbz tk, xhA

*18½ mi & fu; e 19½ ea | nfluor fji k/z mDr jkT; i kly ij lcfkr i {kdkjka dh lke igp ds
Hkhrj gkschA*

$\frac{1}{4}\frac{1}{2}$ mi & fu; e $\frac{1}{2}\frac{1}{2}$ ea I nfhlk fji k lkz es vU; ckrka ds I kf&l kf] ; fklfLFkfr] fu; kst d] dkexkj ; k VM ; fu; u ds i $\text{trphd}j$.k 'kkfey gkxj rFkk bl ea i {dkkj ka ds chp I kfjknj wlz fui Vku djkus ea I yg vf/kdkjh }kjk fd, x, i z kl] foookn dk I yg djus ea i {dkkj ka ds blldkj ds dkj.k rFkk I yg vf/kdkjh dk fu "d" k lk hkh 'kkfey gkxkA

$\frac{1}{2}$ | yg dk; bkf; ka ds nk̥ku fui Vku u fd, x, fd l h Hkh foockn ds l c̥k e̥l bl ds i 'pkr} dkbz Hkh l c̥f/kr i =dkj mi &fu; e $\frac{1}{2}$ ds vr̥xk̥ fji k̥l dh rkjh̥k l s u̥cs fnu ds Hkhri faekpy i ns k

I jdkj ds mDr jkT; i kly ds ek; e I s ; k byDV mud i) fr ds ek; e I s vFok jftLVndr Mkd ds ek; e I s vf/kdj.k ds I e{k ik: lk&xiv eavkonu dj I dskA

16½ I yg dk; bkgf; k ds nskku fui Vku u fd, x, fdI h Hkh vks kfxd fookn ds ekeys e] fdI h Hkh i{kdkj }jkj vf/fu. k u gsrq vf/kdj.k ds I e{k vkonu fd; k tk I drk gA vf/kdj.k fookn mBkus okys i{kdkj dks l c/kr nLrkostk] I eFk d nLrkostk dh I ph vks xokgk] fgr i wkl fooj.k ds I kfk nkos dh fooj.kh vkonu nk; j djus dh rkjh[k I s rhl fnu ds Hkhrj ntZ djkus dk funsk nska , s h fooj.kh dh ifrfyfi fookn ea'kkfey i R; d fojksh i{kdkj dks byDV mud : i I s ; k jftLVndr Mkd ds ek; e I s Hksth tk, ; k I ok grqfgekpy insk I jdkj ds jkT; i kly ij vi yk dh tk,A

17½ vf/kdj.k ; g i rk yxkus ds ckn fd nkos dh fooj.kh vks vU; I c/kr nLrkostk dh i fr; ka fookn mBkus okys i{kdkj }jkj vU; i{kdkj dks i Lr] dj nh xbZ g] 'kh?kfr'kh?k vks vkonu dh i kflr dh rkjh[k I s , d ekg ds Hkhrj i gyh I qokbz fu; r djkskA fojksh i{kdkj ; k i{kdkj I eFk d nLrkostk vks budh I ph rFk xokgk dh I ph] ; fn dks g] ds I kfk vi uh fyf[kr fooj.kh i gyh I qokbz dh rkjh[k I s rhl fnu ds Hkhrj ntZ djks rFk bl h ds I kfk&gh I ok grq fojksh i{kdkj ; k i{kdkj dks bl dh ifrfyfi vxkr djskA

18½ ; fn vf/kdj.k ; g i krk gSfd fookn mBkus okys i{kdkj u] bl ds funsk ds cktm] nkos dh fooj.kh vks vU; nLrkostk dh i frfyfi fojksh i{kdkj ; k i{kdkj dks vxkr ugha dh] rks vf/kdj.k nkos dh fooj.kh vks vU; nLrkost I e; ij ntZ djkus ds i ; klr djk.k i k, tkus ij i ng fnu dk foLrkj ns g] I c/kr i{kdkj dks funsk nska fd og fojksh i{kdkj ; k i{kdkj dks fooj.kh dh i frfyfi i Lr] djA

19½ I k{;] vf/kdj.k ea vflkyf[kr fd; k tk, xk ; k 'ki Fk&i = ij ntZ djk; k tk I dsk yfdu 'ki Fk&i = ds ekeys ea fojksh i{kdkj dks 'ki Fk&i = ntZ djkus okys i R; d i froknh I s i fr i jhkk djus dk vf/kdkj i klr gskA tgk] i R; d xokg dh efs[kd tkp dh dk; bkg dh tkh g] ogka vf/kdj.k fui Vku fd, tk jgs l kj dk Kki u nska efs[kd I k{; vflkyf[kr djrs I e;] vf/kdj.k fl foy i fØ; k I fgrkj 1908 1908 dk 5½ dh i Eke vut ph ds vknk XVIII ds fu; e 5 ea fu/kfjr dk; fØ; k dk ikyu djskA

110½ I k{; ds I eki u ij] rdZ ij I qokbz rRdky dh tk, ; k rdsk ds fy, rkjh[k fu; r dh tk,] tks I k{; ds I eki u I s rhl dk; fnu dh vof/k I s vf/kd ugha gskA

111½ vf/kdj.k I kekk; r%, d I e; ea, d I lrkg I s vf/kd dh vof/k ds LFkxu dh eatjh nska yfdu fdI h Hkh ekeys ea fookn ds i{kdkj dks nVkr ij dy rho LFkxu I s vf/kd LFkxu dh eatjh ugha nska

ijrq vf/kdj.k djk. k dks fyf[kr ea vflkyf[kr djds I kekk; r%, d I e; ea, d I lrkg I s vf/kd dh vof/k ds LFkxu dh eatjh ugh nska yfdu fdI h Hkh ekeys ea fookn ds i{kdkj dks vknk ij dy rho LFkxu I s vf/kd LFkxu dh eatjh ugha nska

112½ ; fn dks g] i{kdkj fdI h LRkj ea miLFkr gks es pfd djrk gS ; k foQy gsk g] rks vf/kdj.k i dj.k ij , d&i {k; dk; bkg dh tk, xh] ; fn ; g I r]V gks fd i{kdkj dh vuifLFkr U; k; kpr vkrkj ij Fk] rFk fookfnr ekeys ij fu.kz djus ds fy, vks dh dk; bkg dh djskA

ijrq vf/kdj.k fu.kz ns I s igys ntZ djk, x, fdI h Hkh i{kdkj ds vkonu ij] vknk jí dj I drk gSfd ekeyk ij , d&i {k; dk; bkg dh tk, xh] ; fn ; g I r]V gks fd i{kdkj dh vuifLFkr U; k; kpr vkrkj ij Fk] rFk fookfnr ekeys ij fu.kz djus ds fy, vks dh dk; bkg dh djskA

1/3½ vf/kdj.k viuk fu.k byDV mud : i ls l cf/kr i {kdkj k v k jT; l jdkj dks l a f"kr djxk rFk fu.k dh kk sk. k dh rkjh[k ls,d ekg ds Hkhrj jT; i kly ij vi yM djxkA jT; l jdkj Hk fu.k dks jkt i = b&x tV½ fgekpy insk ea izdkf kr djxkA

1/4½ vf/kdj.k fdI h 0; fDr ftI dk l k; ekeys ij fu.k djas ds fy, egRoiwz irhr gk rk g§ dks l eu dj tkp dj l dxk v k bl s n.M ifØ; k l fgrk 1973 1/1974 dk 2½ dh /kkjk 345] 346 v k 348 ds vFkz ds Hkhrj fl foy U; k; ky; ekuk tk, xkA

1/5½ tgka vf/kdj.k ds l e{k dk; bkgh ds l e{k dk ea/kjk 49 dh mi &/kkjk 1/5½ ds v/khu bl s l ykg nus ds fy, ev; kddk dh fu; fDr dh tkh g§ ogka vf/kdj.k , s ev; kddk dh l ykg ysk yfd; g l ykg bu vf/kdj.k i j ck/; dkjh ughagkxhA

1/6½ fdI h fu.k ea 'kkfey i {kdkj] tks fu.k ; k vU; nLrkost dh ifrfyfi i klr djuk pkgrk g§ og vf/kdj.k ea byDV mud : i ea 'kjd fuEufyf[kr i)fr l s tek djas ds i 'pk~fu.k ; k vU; nLrkost dh ifrfyfi i klr dj l drk g§ vFkz%

1/7½ vf/kdj.k dh fdI h Hk dh; bkgh ea fdI h fu.k ; k nLrkost dh ifrfyfi i klr djas gsa Qhl 10 #lk, ifr i "B dh nj ij i kfor dh tk, xh

1/8½ , s fdI h fu.k ; k vknk ; k nLrkost dh ifrfyfi dks i ekf.kr djas ds fy,] 10 #i, ifr i "B dk 'kjd ns gsk

1/9½ ifrfyfi dj.k v k i ek.ku 'kjd byDV mud : i ea ns gsk(v k

1/10½ tgka i {kdkj , s fdI h fu.k ; k nLrkost dh ifrfyfi rRdky Hkstus dk vkonu djrk g§ ogkabl fu; e ds v/khu ol yh; 'kjd ds v k/s ds l eku vfrfjDr 'kjd ns gskA

1/11½ vf/kdj.k ds l e{k mi fLFkr gk us okys i {kdkj k ds i frfuf/k; k dks i jh{k} ifr&i jh{k} rFk l k; ekks tkus i j vf/kdj.k dks l e{k kr djas dk vf/kdkj i klr gskA

1/12½ vf/kdj.k ds l e{k dk; bkgh [kyh vnkyr ea dh tk, xh%

i jUrq vf/kdj.k fdI h Hk dh; bkgh dks vi us l e{k ohfM; ks dka x ds }jk v k; kstr djas dk funsk ns l drk g%

i jUrq ; g v k Hk fd vf/kdj.k fdI h Hk pj.k ea funsk ns l drk g§ fd fdI h Hk xokg dh tkp dh tk, xh ; k bl dh dk; bkgh dfejs ea dh tk, xhA

&&&&&&&&

v/; k; &VIII

gMrky v k rkylcfn; la

39- mu 0; fDr; k dh l {; k ftuds }jk gMrky dk ukVI fn; k tk, xk og 0; fDr ; k os0; fDr ftuds ; g ukVI fn; k tk, xk rFk Mjk 62 dh mi &/kkjk 1/4½ ds v/khu , s sukVI nsd dh jfr-&&/kkjk 62 dh mi &/kkjk 1/1½ ea l nfkz gMrky dk ukVI fdI h v k lfxd LFkki u ds fu; ksd dks i z i 15 ea fn; k tk, xk tks , s v k lfxd LFkki u l s l Ec) jftLVadr VM ; fu; u ds l fpo v k i kp p; fur i frfuf/k; k }jk bl dh ifrfyfi byDV mud : i ea ; k vU; Fk l cf/kr Je fujh{kcd&, o&l yg vf/kdkj h

{ks ds Je vf/kdkjh] Je vk; Dr fgekpy insk vks jkt; I jdkj dks i "Bkdr djrs gq] E; d~: lk Is gLrk{kfjr fd; k tk, xKA

40 +rkykcmh dk uksVI nsis dh mi &/kjk 1½ds v/khu rFkk iks/kdj.k dh /kjk 62 dh mi &/kjk 1½ ds v/khu jfr-&& 1½ /kjk 62 dh mi &/kjk 1½ ea l nftk rkykcmh dk uksVI fdI h vks kfxd LFkki u ds fu; kst d }jkj iz i XVI eabl dh i frfyfi byDV mud : i ea l cfr kr l yg vf/kdkjh] Je vk; Dr fgekpy insk vks jkt; I jdkj dks i "Bkdr djrs gq] E; d jftLVhdr VM ; fu; u ds l fpo dks fn; k tk, xKA ; g uksVI fu; kst d }jkj Li "V : i Is vks kfxd LFkki u ds ed; i dsk }kj ij yxk, x, uksVI ckMz ij ; k byDV mud ckMz ij inf'kr fd; k tk, xKA

1½ ; fn fdI h vks kfxd LFkki u dk fu; kst d Lo; a }jkj fu; kfr fdI h 0; fDr Is /kjk 62 dh mi &/kjk 1½ ea l nftk gMky dk uksVI ikr djrk g\$ rks og, s uksVI dh ikr dh rkjh[k Is ikp fnu ds Hkhrj bl dh l puk byDV mud : i Is l cfr kr l yg vf/kdkjh] {ks ds Je vf/kdkjh vks Je vk; Dr] fgekpy insk dks nsKA

1½ ; fn fu; kst d Lo; a }jkj fu; kfr fdI h 0; fDr dks rkykcmh dk uksVI nrk g\$ rks og bl uksVI dh rkjh[k Is ikp fnu ds Hkhrj bl dh l puk byDV mud : i ea l cfr kr l yg vf/kdkjh] {ks ds Je vf/kdkjh vks Je vk; Dr] fgekpy insk dks nsKA

v/; k; &9
c[Kkrxh] Nuh vks cmh

41- dkexkj dh Nuh Is igys uksVI nsis dh /kjk 70 ds [k.M 1½ ds v/khu jfr-&&; fn fu; kst d vi us vks kfxd LFkki u ea fu; kfr fdI h dkexkj dh Nuh djus dh bPNk j [krk g\$ tks ml ds v/khu , d o"kr rd fujrj l ok ns pdk g\$ rks , s k fu; kst d jkt; I jdkj vks] Ec) Je vf/kdkjh vks Je fujh{kd , oa l yg vf/kdkjh dks b&es y ds ek/; e Is ; k jftLVhdr vFkok LihM ikeV }jkj iz i XVII ea , s h Nuh dk uksVI nsKA

42- Nuh fd, x, dkexkjads iqfu ktu gsrq/kjk 72 ds v/khu vol j nsis dh jfr-&& tgka fdI h vks kfxd LFkki u ea dkbz fjfDr mRiu gkrh g\$ rFkk bl fjfDr dks Hkju ds i Lrko Is i o ds , d o"kr ds Hkhrj Nuh fd, x, bl vks kfxd LFkki u ds dkexkj ekstn g\$ rks , s vks kfxd LFkki u dk fu; kst d , s Nuh fd, x, dkexkjads tks Hkjh ds uxfjd g\$ dks jftLVhdr Mkd ; k LihM ikeV ds }jkj rFkk b&es y ds ek/; e Is de&l &de nl fnu igys vol j dh i skd'k djxKA ; fn , s dkexkj fu; ktu gsrqvi uh bPNk ns g\$ rks fu; kst d bl fjfDr dks Hkju ea vu; 0; fDr ; k i j mlg vfkoku nsKA

43- vks; r cmh ds fy, fu; kst d }jkj /kjk 74 dh mi &/kjk 1½ ds v/khu uksVI nsis dh jfr-&&; fn fu; kst d fdI h vks kfxd LFkki u dks cn djus dk bjknk j [krk g\$ rks og , s h cmh dk uksVI jkt; I jdkj dks iz i &XVII ea nsck rFkk bl dh i frfyfi Je vk; Dr] fgekpy insk] Ec) Je vf/kdkjh vks Je fujh{kd dks b&es y ; k jftLVhdr Mkd vFkok LihM ikeV }jkj nsKA

&&&&&&&

v/; k; &10

dfri; LFkki uksac[Kkrxh] Nuh vks cmh Is l cfr kr fo'ks miclk

44- vks; r c[Kkrxh] ds fy, fu; kst d }jkj jkt; I jdkj dks vksou djus rFkk dkexkjads , s vksou dh i frfyfi i sk djus dh jfr-&& /kjk 78 dh mi &/kjk 1½ ds v/khu jfr /kjk 78 dh mi /kjk 1½ ds v/khu fu; kst d }jkj iz i XVIII ea vks; r c[Kkrxh] ds dks. kks dk bl ea Li "V : i Is

mYy[k djrs gq vuqfr grq vkonu fd; k tk, xk rFkk , s vkonu dh ifrfyfi l cikr dkexkj dks byDVmud : i ea vlg jftLVhdr Mkd ; k LihM ikV }jkj bl ds l kfk&gh&l kfk Hksth tk, xhA , s k vkonu fu; lsd }jkj Li"V : i l svks kfxd LFkki u dse[; idsk }kj ij yxk, x, ulsVI ckMz i j ; k byDVmud ckMz i j inf'kr fd; k tk, xkA

45- c[kLrxh tkjh j[kus ds fy, jkT; l jdkj dh vuqfr grq/Mjk 78 dh mi&/kjk 1/2 ds vrxt vkonu djus dh jkfr-&&fu; lsd fdI h vks kfxd LFkki u dh /kkj 78 dh mi&/kjk 1/2 ea fofufnV [kku gkus ds ekeys ea tgka dkexkj ka 1/2 cnyh dkexkj ; k fngrMh dkexkj ka ds vykok/2 dks vlx] ck<+; k Toyu'khy xg ; k foLQkV dh vf/kdrk ds dkj .kka l sc[kLrxh dj fn; k x; k gk , s h c[kLrxh ds ikjh dh rkjh[k l s rhl fnu ds Hkhrj c[kLrxh fd, x, dkexkj ka dh l g ; k] vks kfxd LFkki u ea fu; kstr dkexkj ka dh dy l g ; k] c[kLrxh dh rkjh[k rFkk bl c[kLrxh dks tkjh j [kus ds dkj .k l fpr djrs gq(fnuka dh l g ; k dk mYy[k djrs gq c[kLrxh tkjh j [kus dh vuqfr grq]e vk; Dr fgekpy insk vlg vf/kdkjh dks ifrfyfi vxfr djsus l kfk jkT; l jdkj ds l e[k byDVmud : i ea rFkk jftLVhdr ; k LihM ikV }jkj vkonu djxkA

46- l eh{k grq/Mjk 78 dh mi/Mjk 1/2 ds v/khu l e; &l hek&&jkT; l jdkj ; k rks vi us iLrko ij ; k fu; kæk ; k fdI h Hkh dkexkj }jkj fd, x, vkonu ij , s k vknsk tkjh djus dh rkjh[k l s rhl fnuka dh vof/k ds Hkhrj /kkj 78 dh mi&/kjk 1/2 ds v/khu vuqfr nsus ; k vuqfr nsus l s budkj djus ds vi us vknsk dh l eh{k dj l drh gA

47- dkexkj ka dks vkkf; r Nuh vlg , s vkonu dh ifrfyfi nsus dh izkkyh grqfu; kæk }jkj jkT; l jdkj dks vkonu djus dh /kkj 79 dh mi&/kjk 1/2 ds v/khu izkkyh&/kjk 79 dh mi&/kjk 1/2 ea fufunV vuqfr ds fy, vkonu fu; kæk }jkj iz lk XVIII es fn; k tk, xk ftI ea byDVmud : i l svk'kf; r Nuh ds dkj .kka ds ckj es Li"V : i l scrk; k x; k gS vlg , s vkonu dh , d ifr Hkh dkexkj ka dks byDVmud vlg jftLVhdr Mkd ; k LihM ikV l s Hksth tk, xhA bl rjg ds vkonu dks fu; kæk }jkj ulsVI ckMz ; k byDVmud ckMz i j vks kfxd LFkki u dse[; }kj ij Li"V : i l s inf'kr fd; k tk, xkA

48- l eh{k dh /Mjk 79 dh mi&/Mjk 1/2 ds v/khu l e; &l hek&&jkT; l jdkj ; k rks vi us iLrko ij ; k fu; kæk ; k fdI h Hkh dkexkj }jkj fd, x, vkonu ij ml rkjh[k tc ; g vknsk tkjh fd; k x; k] l s rhl fnuka dh vof/k ds Hkhrj /kkj 79 dh mi&/kjk 1/2 ds v/khu vuqfr nsus ; k vuqfr nsus l s bldkj djus ds vi us vknsk dh l eh{k dj l drh gA

49- fdI h vks kfxd LFkki u dks vkkf; r cm djsus ds fy, fu; kæk }jkj jkT; l jdkj dks vkonu djus dh izkkyh vlg /Mjk 80 dh mi&/Mjk 1/2 ds v/khu dkexkj ka ds ifrfuf/k; k dks , s vkonu miyCk djus dh izkkyh&dkbZ fu; kæk tks , d vks kfxd LFkki u dks cm djsus dk fopkj j [krk gS ftI ds fy, l grrk dk v/; k x ykwgk gS ftI fnu l scrn djsus dk vkk; gS ml l s de l s de ucs fnu iDz jkT; l jdkj dks iDz vuqfr ds fy, byDVmud : i ea Qmz XVIII ea vkonu djxk ftI ea Li"V : i l svks kfxd LFkki u dks cm gkus ds dkj .kka dks crk; k tk, xk vlg l kfk&gh&l kfk , s vkonu dh , d ifr dkexkj ka ds ifrfuf/k; k dks byDVmud vlg jftLVhdr Mkd ; k LihM ikV }jkj Hksth tk, xhA

50- l eh{k dh /Mjk 80 dh mi&/Mjk 1/2 ds vrxt l e; &l hek&&jkT; l jdkj ; k rks vi us iLrko ij ; k fu; kæk ; k fdI h Hkh dkexkj }jkj fd, x, vkonu ij ml rkjh[k l s ftI dks , s k vknsk ikfjr fd; k x; k gS l s rhl fnuka dh vof/k ds Hkhrj /kkj 80 dh mi&/kjk 1/2 ds v/khu vuqfr nsus ; k vuqfr nsus l s bldkj djus ds vi us vknsk dh l eh{k dj l drh gA

v/; k; &XI

dkexkj i^udklsky fuf/k

51- fuf/k dksmi ; kx djusdh /Njk 83 dh mi&/Njk 1½dsV/ku jlfir-&&iR; d fu; kæk ft l us bl I fgrk ds v/khu fd l h dkexkj ; k dkexkj k dh Nuh dh g§ ml s n l fnuka ds Hkhrj] fd l h dkexkj ; k dkexkj k dh Nuh ds l e; jkt; I jdkj }jk vuifkr fd, tkus okys [kks ¼ kks dk uke Je , oa jkst xkj foHkkx fgekpy ins[k dh ocl kbV ij inf'kr fd; k tk, xk½ ea, s Nuh fd, x, dkexkj ; k dkexkj k ds vfire vkgfjr oru ds i ng fnuka ds cjkj jkf'k byDV mud : lk l s vrfjr djxkA tks fuf/k i klr gks g§ ml s fu; kæk l s fuf/k i klr gks ds i skyhl fnuka ds Hkhrj jkt; I jdkj }jk i R; d dkexkj ; k dkexkj k ds [kks ea byDV mud : i l s vrfjr dj fn; k tk, xk vks dkexkj , h jkf'k dk mi ; kx vi us i udklsky ds fy, djxkA fu; Drk i R; d Nuh fd, x, dkexkj ds uke l s; Dr l ph Hkh i Lrr djxk tks i R; d dkexkj ds l ckl ea vrfje vkgfjr i ng fnuka ds oru ds cjkj jkf'k muds ckl [kks ds fooj.k ds l kfk jkt; I jdkj dksmuds l ckl kr [kks ea jkf'k vrfjr djuseal {ke djxkA

&&&&&&

v/; k; &XII

vijk vlg 'Mlr;k

52- jkt if=r vf/kdkjh }jk /Njk 89 dh mi&/Njk 1½dsV/ku fofufnV vijk ds xBu dh jlfir vlg fofufnV fd l h vijk ds izkeu djus grq/Njk 89 dh mi&/Njk 1½dsV/ku vkonu djus dh jlfir-&& ¼ /kjk 89 dh mi/kjk ¼ ds v/khu vijk kka ds izkeu djus ds i kstukFk jkt; I jdkj }jk vf/kl ppr vf/kdkjh ¼ l s bl ea bl ds i 'pkr-izkeu vf/kdkjh ds : i ea l nfHkr fd; k x; k g§ mu vijk kka ea ftue vfhk; kstu LkLFkr ugha g§ ; fn izkeu vf/kdkjh dh ; g jk; g§ fd I fgrk ds v/khu dkz Hkh vijk k ft l ds fy, /kjk 89 ds v/khu izkeu dh vufr g§ og rhu Hkxka l s feydj cuh iz i XIX ea vfhk; Dr dks jkt; I jdkj ds l ek/ku i kly ¼ fn jkt; I jdkj }jk vki Ehk fd; k x; k g§ ; k byDV mud i)fr ds ek/; e l s; k i athd'r Mkd ds ek/; e l suksVI Hkst xka, s i ds Hkx&I e) izkeu vf/kdkjh vU; ckrka ds l kfk&l kfk vijk kh dk uke vks ml ds vU; fooj.kka dks vrf&fufnV djxk vijk dk fooj.k vks ft l /kjk ea vijk fd; k x; k g§ izkeu jkf'k dks vijk ds l akv u grq Hkxrku fd; k tkuk pkfg,A ; fn vijk dk izkeu ugha gvk g§ rks iz i dk Hkx&II mu i fj.kkeka dks fufnV djxk vlg iz i ds Hkx&III ea vfhk; Dr }jk nk; j fd, tkus okys vkonu 'kley gks ; fn og vijk dk izkeu pkgrk g§ i R; d uksVI ea , d vuojr vf}Uk; l q; k vkl ku l s igpku ds i kstukFk gkh ft l ea v{kj ; k l q; Red vlg vU; fooj.k t s uksVI Hkst us oky k vf/kdkjh o"q LFku fujh k. k dk <ak gksA

1½ ftu vfhk; Drk dks mi &fu; e ¼ ea fufnV uksVI fn; k x; k g§ os vi us }jk l e; d~: lk l s Hkjs x, iz i ds Hkx III ea byDV mud : i l s; k jftflVhdr Mkd }jk izkeu vf/kdkjh dks Hkst l drs g§ vlg izkeu jkf'k dks uksVI dh ikflr ds i ng fnuka ds Hkhrj uksVI ea izkeu vf/kdkjh }jk fufnV [kks ea byDV mud : i l s; k vU; Fk tek dj l drs g§

1½ tgka vfhk; Dr ds fo#) i gys l s gh vfhk; kstu l {ke U; k; ky; ea LkLFkr fd; k x; k g§ rks og U; k; ky; ea ml ds fo#) vijk ds izkeu dks de djus ds fy, vkonu dj l drk g§ vlg U; k; ky;] vkonu ij fopkj djus ds ckn] /kjk 89 ds micakka ds vuojr j.k ea izkeu vf/kdkjh }jk vijk ds 'keu dh vufr ns l drk g§

1½ ; fn vfhk; Dr mi &fu; e ¼ dh vi{kkvka dk vuqkyu djrk g§ rks izkeu vf/kdkjh vfhk; Dr }jk tek dh xbz jkf'k ds fy, vijk dk 'keu djxk(vlg

1/2 ; fn vflk; kstu l s i vijk/k dks 'keu dj fn; k tkrk g\$ rks vflk; kstu ds fy, dkbz f'kdk; r vflk; Dr dsfo#) I fLkr ugha dh tk, xh(vlk)

1/2 ; fn U; k; ky; dh vufr l smi &fu; e 1/2 ds v/khu vflk; kstu l fLkr gks ds ckn vijk/k dk 'keu fd; k tkrk g\$ rks i keu vf/kdkjh bl ekeys dks l ekir eku ysk ekuks dkbz vflk; kstu vklk ugha fd; k x; k Fkk vkl [KM 1/2 ds v/khu i keu ds vuq kj dk; bkhg djxk vkl l {ke U; k; ky; dks vijk/k dh l jipuk dks l spr djxk ft l ea vflk; kstu yfcr g\$ vkl , h l jipuk i klr gks ds ckn] U; k; ky; vflk; Dr dks eDr dj nsxk vkl vflk; kstu dks ckn dj nsxkA

1/2 jkT; l jdkj ds funsk] fu; a.k] i ; bok.k ds v/; /khu i keu vf/kdkjh bl fu; e ds v/khu vijk/k dk i keu dhusgsq'kfDr; kdk i z kx djxkA

&&&&&&&&

v/; k; &XIII
i dh.k

53- /kjk 90 dh mi&/kjk 1/2 vkl mi&/kjk 1/2 ds v/khu l jf{kr dkexkj-&1/2 fdI h vkl kfxd LFkki u] ft l dks ; g l fgrk ylxwgrh g\$ l s l gc) i R; d jftLVhdr VM ; fu; u i R; d o"kl 30 vkl ds igys fu; kæk dks ; fu; u ds , s vf/kdkfj; k dks uke vkl i rs l spr djxk tks ml LFkki u ea fu; kstr g\$ vkl ftuga ; fu; u dh jk; ea l jf{kr dkexkj ds : i ea ekU; rk nh tk l drh gA , s fdI h vf/kdkjh ds in /kjk.ea fdI h ifjorl dh l jipuk ; fu; u }jk fu; kæk dks , s ifjorl ds 15 fnuka ds Hkhrj l spr dh tk, xhA

1/2 fu; kæk /kjk 90 dh mi &/kjk 1/2 vkl mi &/kjk 1/2 ds v/; /khu , s dkexkj dks /kjk 90 ds i z kstu fkl p l jf{kr dkexkj dh ekU; rk nsxk vkl mi &fu; e 1/2 ds v/khu uke vkl i rs dh i klr ds i ng fnuka ds Hkhrj] l jf{kr dkexkj dks : i ea ekU; rk i klr dkexkj dh l jipuk , h l d jipuk dh rkjh[k l skjg eghus dh vof/k ds fy, fyf[kr ea ; fu; u dks l a spr djxkA

1/2 tgka fu; kæk }jk mi /kjk 1/2 ds v/khu i klr uke dh dyl l q; k /kjk 90 dh mi &/kjk 1/2 ds v/khu vkl kfxd LFkki u ds fy, vuks l jf{kr dkexkj dh vf/kdre l q; k l s vf/kd g\$ rks fu; Drk ds dkexkj dh dyl , h vf/kdre l q; k dks gh l jf{kr dkexkj dks : lk ea ekU; rk gksA

ijurq tgka vkl kfxd LFkki u ea , d l s vf/kd jftLVhdr VM ; fu; u g\$ rks fu; kæk }jk ; fu; uks ds chp vf/kdre l q; k bruh forfjr dh tk, xh fd 0; fDrxr ; fu; uks ea ekU; rk i klr l jf{kr dkexkj dh l q; k 0; kogkfd : i l s ; fu; uks dh l nL; rk ds vklMks dks l eku , d njs ds vuqkr ea gks gA fu; kæk ml ekeys ea i R; d l cikr l ak ds v/; {k ; k l fpo dks ml ds fy, vkcVr l jf{kr dkexkj dh l q; k fyt[kr : i ea l spr djxk

ijurq ; g vkl fd tgka bl mi &fu; e ds v/khu fdI h l ak dks vkcVr l jf{kr dkexkj dh l q; k dks l ak l jf{kr dkexkj dks : lk ea ekU; rk fn, tkus okys vf/kdkfj; k dks p; u dhusdk gdnkj gksA , s p; u l ak }jk fd; k tk, xk vkl bl l cikr ea fu; kæk ds i = dh i klr ds i kp fnuka ds Hkhrj fu; kæk dks l spr fd; k tk, xkA

1/2 tc bl fu; e ds v/khu *l jf{kr dkexkj dh ekU; rk l s l Ec) fdI h Hkh ekeys ea fdI h fu; kæk vkl fdI h jftLVhdr ; fu; u ds chp foookn mRi lu gks g\$ rks foookn dks l cikr {ks ds Je vf/kdkjh dks fufnV fd; k tk, xk ft l ij ml dk fofuf' p; vire gksA

54- 0; ffkr dklexkj }jkj /Njk 91 dsv/khu f'kdk; r djusdh jfr-&&1½ l fgrk dh 91 ds/kkjk v/khu iR; d f'kdk; r byDvMud vlg jftLVhdr : i l s Mkd ; k Lihm ikV }jkj iz i XX es dh tk, xh vlg ml ds l kfk f'kdk; r eamfYyf[kr fojkskh i{kdkj dh l q; k ds l eku ifr; kahh gkxhA

12½ mi &fu; e 1½ ds v/khu iR; d f'kdk; r djus okys dklexkj ; k ml ds i{k/kdr ifrfuf/k] tks ekeys ds rF; ka l s i ffpgr gls }jkj ; FkfkLFkfr] l yg vf/kdkj h e/; Lfk ; k vf/kdj .k dk l ek/kku gkus rd] iR; kfi r dh tk, xhA

55- fdI h Hh dk; blgh ea ifrfuf/kRo djus ds fy, dklexkj adks /Njk 94 dh mi&/Njk 1½ ds v/khu i{k/kdr djusdh jfr-&&tgka fu; dklexkj fdI h Hh VM ; fu; u dk l nL; ughagS rks m | kx ft l ea dklexkj fu; kstr gls ea fu; kstr fdI h vU; dklexkj }jkj ; k ml l s l Ec) fdI h Hh VM ; fu; u ds fdI h dk; blkj h l nL; ; k vU; i nkf/kdkj h , l s dklexkj }jkj fdI h foorn l s l ec/kr l fgrk ds v/khu fdI h dk; blkj h ft l ea dklexkj , d i{kdkj gls esml dk ifrfuf/kRo djus ds fy, iz i&XII es i{k/kdr fd; k tk l dskA

56- fdI h dk; blgh ea ifrfuf/kRo nsis ds fy, /Njk 94 dh mi&/Njk 1½ ds v/khu fu; kæk dks i{k/kdr djusdh jfr-&&tgka fu; kæk fu; kækvka ds fdI h l ae dk l nL; ughagS rks ogka og bl l s l Ec) fu; kDrkvka ds fdI h l ae ; k ml m | kx ea fofo; kstr fdI h vU; fu; kDrk }jkj ft l ea fdI h okn l s l Ecfl/kr l fgrk ds fdI h dk; blgh egl ft l ea fu; kæk ,d i{kdkj gls ea fu; kæk ml dk ifrfuf/kRo djus ds fy, fofo; kstr gls iz i XII ea fdI h vf/kdkj h dks i{k/kdr dj l dskA

57- egkfunskd] Je C; jks ds dk; kly; dks /Njk 99 dh mi&/Njk 2 ds [W ¼ ; p½ ds v/khu iR; d iz i dh ifr dh iLfr-&&iz i 15 ½gMrky dk ukVI ¼ iz i 16 ½kykcnh dk ukVI ¼ iz i&XVII ½kt; l jdkj dks Nuh ; k cn djus dh l puk ds fy, ukVI ½ iz i&XVIII ½kbljh l s gVkus ; k Nuh ; k cn djus dh vufr ds fy, vlosu½ vlg iz i&IX ½ijkNa dk iz leu½ dh ,d&, d ifr dks v/kseM es egkfunskd] Je C; jks ds l kfk byDvMud : i l s l k>k fd; k tk, xkA

vknsk }jkj

v{k; l m]
l fpo ½je , oajkst xkj ½A

&&&&&&&&

lk i&1
ku; e 3 n{k

l yg dk; blgh ds nlku fu; kDrk vlg muds dklexkj adse/; l yg@; k l e>k ifdzh l svU; Fk gq l e>k dk Kki u½
lkdkj adsk ule %

fu; kDrk dk@ds ifrfuf/k

dklexkj adsk@ds ifrfuf/k

Ekeys ds l kfr fooj.k

Lke>k ds dh 'kr

lkdkj adsgLrk{ij

Lk(h %

1½

2½

I yg vf/kdljh dsgLrk(k)

Lyg dk; bkh dsvuqe IsVU;fk ;fn fu; ldk vlg ml dsdlexkjedse/; I e>lk gks tkrk gsrks
Kku dh ikr {k dsle) Je vf/kdljh dskth tk, xA

&&&&&&

lk i&2
mu;e 8 n[16

Lok e] VM ;fu;u dsjftLVhdj.k dsfy, vlonu

jftLVh]
VM ;fu;u] fgekpy inskA

Rkj h[k 202

- 1- ge] ——dsule IsVM ;fu;u dsjftLVhdj.k dsfy, ,rn}lk vlonu djrsgA
- 2- ;fu;u dse[;ky; dk irk————
- 3- ;fu;u————fnu————dksvflrRo eavkbzgA
- 4- ——-o l k; 1/2 ; k m | kx eayxs ;fu;u dsdepkjh@dlexkjedh ;fu;u dh ;fu;u gA
- 5- vlg kxd I EcWk I fgrk 2020 dh /lgk 8 1/2 }lk vi fkr fof"V; la vud ph 1 eanh xbz gA
- 6- vuq ph 2 eanh xbz fof"V; la vlg kxd I EcWk I fgrk 2020 dh /lgk 8 1/2 1/2 ea C; lk ejk ekeyadsfy, fu;elaeafd, x, miclk n"VsgA
- 7- mu ;fu;u dh n"lk e] tks vlonu dh rkjh[k Is, d o'lk i wZ eavflrRo eauhgS dks ckj fd;k 1/2 tuk gA vlg kxd I EcWk I fgrk 2020 dh /lgk 8 1/2 }lk vi fkr fof"V; lk vuq ph 3 eanh xbz gA
- 8- ges————}lk bl vlonu dks djus dsfy, I E; d~: lk Is iif/kdr fd;k x; k gA

Øe I [;k	gLrk(k	o; ol k;	irk
1-			
2-			
3-			
4-			
5-			
6-			
7-			

dfkr djafd D; k ikf/kdkj ; fu; u dh l k/kj .k cBd ds l adYi }jk iLrk }jk fn; k x; k Fkj ; fn ugharksbI sfal vU; rjg l sfn; k x; k FkA

vud ph 1
vf/kdkfj ; la dh l ph

Øe l t;k	'krid	uke	vk;q	irk	0; ol k;

fVII .k&LrEHk 1 ea muds }jk /kfjr ink ds uke n'krs gq ½ s v/; {k l fpo] egkl fpo] dkskk; {k vlfn l fgr½ bl ds vfrfjDr dk; Zdkj .k ds ½ nkf/kdkfj ; k½ l nL; k ; fu; u dh dk; Zdkfj .k ds l eLr l nL; k ds uke bl vud ph eantz djA

vud ph 2

LrEHk 1 eaC; kjk dbz ½ofHklu½ekeyk ds fy, miclk djus ds fy, fu; e l t;k ulps LrEHk 2 eafn, x, gA

Øe l t;k	ekeyk	fu; ekad dh l t;k
1- ; fu; u dk uke		
2- fo'k; ka dh l exrk ftuds fy, ; fu; u LFKfir dh xbz gS		
3- i z kstu dh l exrk ftuds fy, ; fu; u dh l k/kj .k fuf/k; k mi ; k ; gkA		
4- l nL; k adh l ph dk vud{k.k A		
5- jinkf/kdkfj ; k vlj l nL; k }jk l nL; k adh l ph ds fujh{k.k ds fy, inku dh xbz i z fo/kk, A		
6- Lk/kj .k l nL; k adk i osk		
7- voßfud ; k vLFk; h l nL; k adk i osk		
8- fu; ek }jk l quf'pr os 'kr ftu ds v/khu fdI h l nL; i z fo/kkv ds fy, gdnkj gA		
9- os 'kr ftuds v/khu tækuk ; k leigj.k vf/kjksir ; k ml ea QjQkj fd; k tk l drk gA		
10- og jhr] ft l l s fu; ekadks l ákk/kr] ; k ifrit'kr fd; k tk, xkA		
11- og jhr] ft l l s ; fu; u ds dk; Zdkfj .k ds l nL; k vlj ; fu; u ds vU; ½ nkf/kdkfj ; k½ dks fu; Dr fd; k tk, xk vlj gVk; k tk, xkA		
12- fuf/k; k adh l jf{kr vfHkj {kk		
13- [krka dh of'kd y{k l ájh{kk		
14- vf/kdkfj ; k vlj l nL; k }jk y{k cfg; k ds fujh{k.k ds fy, i z fo/kk, a		
15- og jhr ft l l s ; fu; u dks Hkx fd; k tk l dskA		

16-	<i>jgMrky ?ks'kr djus dh ifØ; ka</i>	

vud ph 3

; fn ; fu; us jft LVdj.k ds fy, vlosu dh rkjh[k l s , d o'k l s de l e; l s igys vfLrRo
eavkrh garks bl s Hkjus dh vko'; drk ughag

-----fnu-----20 dks nkf; Ro vlg vklr; la dk fooj.k

nkf; Ro vklr; la

: lk, #lk,

, -i h , -i h

Lk/kj.k fuf/k dh jde udn%

jkt u'srd fuf/k dh jde dkskk/; {k ds i kl

I fpo ds i kl

cd ds i kl

Lks __.k -----cd i frHkr flku I ph ds vud kj

Lks ns __.k vU; nkf; Ro %ofufnZV fd, tk, __.k ds dkj.k vI aRr vfllmk;

vpy I Eifrr] eky

vlg Quhbj] vU; ifj I Eifrr; k

%ofufnZV dh tk, __

dy nkf; Ro

dy ifj I Eifrr; ka

i frHir; kadh I ph

fof'kf'V; k	vfkfgr eW;	Cktkj eW;	ds i kl

lk i &3

[fu; e 10 1/2 n[k]

Vm ; fu; u dk jftLVj

Øe l [; k		vf/kdkjh							
; fu; u dk uke		dk; ky; es ntz							
Ek[; ky; dk		gkus dk o'kL							
irk		uke ntz							
jftLVhdj.k dh		gkus ds							
rkjh[k		l e;							
		vk; q							
		dk; ky; l s							
		i neDr gkus							
		dk o'kL							
		dk; zdkj.kh dh							
		l nl; rk ds							
		vfrfjDr /kfjr							
		vU; inka l fgr							
		rkjh[k							

vkosu iz lk dh l [; k%

jftLVhdj.k ds fy, vkosu djus okys l nL; k dh l ph

1-							
2-							
3-							
4-							
5-							
6-							
7-							

iz i &4

[fu; e 10 1/2 n[k]

Vm ; fu; u dk jftLVhdj.k dk lkek.k i=

Lk[; k-----

, rn}kjk ; g i zkf.kr fd;k tkrk gS fd-----vkf kxd l Ecl/k l fgrkj 2020 ds vUrxf
bl fnu-----20 dksjftLVhdj.r fd;k x;k gA

Ekkj

Vm ; fu; u dk@ds jftLVj

[fu; e 13 1/2n] k]

Uke ifjorlu dh I puk

igys l sgh jftLVhdjr VM ; fu; u dk uke%

jftLVhdj.k I {; %

rkjh[k]-----2020

I ok e]

jftLVkj]
 VM ; fu; u] fgekpy inska

, rn}jkj ; g I puk nh tkrh gSfd vks kxjd I EcWk I fgrk] 2020 dh /kj 24 ds mi cWk dk
 vuqkyu-----ifjofr fd, x, mijkdr of.kr VM ; fu; u ds uke I fgr fd;k x;k
 gA

I nL; kdh I gefr flku }kj k ikr dh xbz Fk

gLrk{kj r	I fpo 1/2nkf/kdkj h/2	I nL;
1-		
2-		
3-		
4-		
5-		
6-		
7-		

iz i&6

[fu; e 13 1/2n] k]

VM ; fu; u dsl eleyu dh I puk

v- VM ; fu; u dk uke%

jftLVhdj.k I {; %

vk VM ; fu; u dk uke%

jftLVhdj.k I {; %

rkjh[k]-----20

Lok e

jftLVkj]

VM ;fu;u] fgekpy ins[k]

,rn}kj k ;g I puk nh tkrh gSfd mijOr of.kr vf/fu;e dh /kj 24 dh viSk dsvuq kj mijOr of.kr VM ;fu;u dsir; sl I nL; k iR; sl%usfeydj ,d VM ;fu;u ds: lk ea l ekesu djusdk I dYi fy;k gSvlg mDr I ekesu dsfucWku fuEufyf[kr gA

%ucWkuadk dFku dj%

vlg ;g vk'kf;r gSfd VM ;fu;u dksvc Is———I stluk tk,xk bl I puk ds l kfk I ekesyr VM ;fu;u }kj k l svc vxhdr fd, tkusdsfy, vk'kf;r fu;ekdh ,d ifr] tks;fu;u dsfu;e % fn ,k gSvlg gA

%R; sl VM ;fu;u ds l kr I nL; k vlg I fpo }kj k gLrk(kjr fd;k tlu g%

I nL; k dh I gefr fuEufu }kj k iMr dh xbZFLh

ft l l s jftLVh dr ifr Ht h tku gSuk vlg irk %g Lrk(kjr %

1- I fpo %inkf/kdkjht%

2- I nL;

3-

4-

5-

6-

7-

8-

iz i&7

%u;e 14 n[k]

VM ;fu;u dksfo?WVr %x%djusdk uWVl

igys l sgh jftLVh dr VM ;fu;u dk uke%jftLVh dj.k l {;k&
rljh[k—————20

Lok e

jftLVkj]

VM ;fu;u] fgekpy ins[k]

,rn}kj k ;g I puk nh tkrh gSfd mijOr of.kr VM ;fu;u—————20———— ml d@muds fu;ekdh
vuq j.k ea fo?WVr dj nh FKA geh ;fu;u }kj k bl fufeRk bl I puk dks vxk kr djus ds fy,
I E; sl : lk l s ikf/kdr fd;k x;k gS ,k i k/kdj————— rljh[k—————20———— ds l kkj.k cBd ea
I dYi l sfeydj ikjr fd;k x;k gA

I nL; kadh I gefr fuEu }jk iHr dh xbZ Fh

1- I fpo ¼nk/kdg½	½Lrk(kjr)
2- I nL;	
3-	
4-	
5-	
6-	
7-	
8-	

iz i&8
½u;e 16 vlg 19 n{½

WM ;fu;u dsfy, iz i½

31 fnl Ecj] 20— dks l EMr gksokyso½dsfy, vks kxd l Ec/k l fgrk] 2020 dh /Wjk 26 ¼½½ds v/Mu foegr ok'kd foojf.k;k

Hkx v

- 1- ;fu;u dk uke-----
- 2- ;fu;u dk irk-----
- 3- jftLVhdri e{:ky;-----
- 4- jftLVhdj.k iek.ki= dh l {;k vlg rkjh[k-----
- 5- m|lk dk Jskhdj.k ¼ yku m|lk dh vuq ph dsvut kj n'kk;k tk,½-----
- 6- I DVj dk Jskhdj.k ¼di;k dflu djafd ;fu;u fuEufyf[kr pkj ioxkdeal sfal l s l EcflVkr g-----
- ½½ iflyd l DVj-----dlnb; {s;
- ½½ iflyd l DVj-----jkT; {s;
- ½½ iflyd l DVj-----l Wkj.k {s; vlg
- ½½ iflyd l DVj-----jkT; {s;
- 7- vf[ky Hkjrh fudk; @I ak dk uke ft l l s l gc) g%
- 8- l gc) rk dh l {;k-----
- 9- o'kdsnksku l mRr l gc) rk Qhl -----

- 10- I gc) rk QH ds l ak; dsfy, i klr dh I {; k v k rkjh[k]
- 11- ifrek I nL; rk QH
- 12- o'k ds v k j E k eacfg; k i j I nL; k dh I {; k
- 13- o'k ds n k su i b k fd, x, I nL; k dh I {; k
- 14- o'k ds n k su I nL; rk N M usokys I nL; k dh I {; k
- 15- o'k ds v l r 1/2 F k ~31 ekpZ20— rd 1/2 eacfg; k i j I nL; k dh I {; k
—i q 'k efg y k, a d y
- 16- jkt u r d fuf/k eavf l nk; djusokys I nL; k dh I {; k
- 17- I nL; k dh I {; k ft l g l s I E i w k o'k dsfy, viuk v a n k u I a y k fd; k g s
- 18- b l fooj. k ds i k k dh rkjh[k rd V M ; fu; u dsfu; e k dh I g h dh xb z i f r I y k u g s
- 19- fooj. k ds n l j h r j Q dk H k & v k I E; d~: lk I s i y k fd; k x; k g A
rkjh[k v /; {k@egk l fpo
- fVi .k& 1/2 ; fn I a k , d I s v f/k d i ox l ds v l r x r v k r k g s r k s i R; d i ox l e a I n L; rk dk n l o k i F k d r % n ' k k t k I d x k A
- fVi .k& 1/2 ; fu; u l d k u k f p f l g r i F k d fooj f. k; k ^ v ^ v k ^ b ^ v k ^ b ^ e a f n , t k u s p k f g , A
- H k x v k
- 31 ekpZ20—dksnk; Ro k v k i f j I E i f y k; k d k fooj. k

nk; Ro	#lk,	i f j I E i f y k; k	#i ,
Lk k j .k fuf/k dh jde		udn	
jkt u r d fuf/k dh jde		dk w; {k ds i k l	
— Lk _ .k		Lk po ds i k l	
		ds i k l	
		c d l e	
		c d l e a	
		fu Eu I ph ds vu k j i f r H k r; k	
		—ds fy, ns v l a n r	

		válku	
		½o'k	
		½iobrzo'k	
		—dks_.k	
		½vfi/kdkjh	
		½l nL;	
		½vU;	
— dksnš_.k		vpy EifRr	
vU; nL; Ro ½n'k,		eky vlg Qulpj	
tkusgš		vU; ifj EifVk; la ½ofufnZV dh tkuh gš	
dy nk; Ro		dy nk; Ro	

ifrHir; lach | ph

fof'kV;k	vídr eW;	ykr eW;	ml rkjh[k dkscktj eW; ftl dks [krs cuk, x, gA	dsik
----------	----------	---------	---	------

I k/kj.k fuf/k [krk

[ktuk

vk;	0; ;		
o'k dsvigEkk esvfr'kk	#i ,	vf/kdkj ; la ds oru] Hkrk vlj 0; ;	#i ,
I nL; la Is vflnku ½ ds fy, ns vl mR válku al fgr½		; k Hkrk osu] Hkrk vlg LFki uks0; ;	
		Lkj[h[kd dh QH	
		fof/kd 0; ;	
½i llr vflnku		VM foonka dk I pkyu djuseafd; k x; k 0; ;	
½k/2 rlu ek; k ml Is de I e; ds fy, cdk; k vflnku		vire I kdkj] o) koLFkj chelgj] cjkxjh VM foonka Is mnHr {kr ds fy, InL; la dks I muk i fp/k, avfn ifrdkjA	
½k/2 rlu ek; I s vf/kd I e; ds fy, cdk; k vflnku		'k[ld] I keftd vlg /Mekd i fp/k, a	
nku		fu; r dkfyd if=dkvads i dk'ku dh ykrA	
fu; r dkfyd if=dkvads i fp/k, a] fu; elavkn dk foØ; A			
fofo/k L=kla Is fuoska ij C; kt Is vk; ½ofufnZV fd; k tluk gš		vlj kxd I EcWk I fgrkj 2020 dh /Njk 15 ds v/k fdjk; k njka vlg djh	

		enpk vlg Mkd egl y ij mixr 0; ; %ofufnIV fd;k tluk%		
		vU; 0; ; %ofufnIV fd, tlusg%		
		okl dsvl r eavfr'kk		
dy		dy		

jktufrd fuf/k [krk

#i,		#i,
okl dsvl r eavfr'kk		vlk kxcl l Ecl/vk l fgrk 2020 dh /Mjk 15 ea fofufnIV oLryla ij fd;k x;k l ak; %ofufnIV fd;k tluk g%
-ifr l nL; k l s valnu l nL;		iclklu dk 0; ; %u% fofufnIV fd;k tluk g% o'k dsvl r eavfr'kk

dkw; {k

y{lk i jh{k d h ?k. k

vlk Lrk(kj/Mjk) VM ;fu; u dh l Hh cfg; kavlg y{lkard vflhx; rk vlg i brlz foojf.k; kdh tlp
vlg ml l s l eflkr y{lk clmpj l s l R; kiu djus ds lk'pkr] ml ds l kf k l ayku fVli.k] ;fn
dkbz gk ds v/; /ku bl ds l E; d : lk l s iekf.kr] fuf/k ds vuq lk vlg l gh gkus ij glrk(kj
djrk gavlg ; g Hh iekf.kr djrk gwfd VM ;fu; u us bl ds l nL; rk jftLVj vlg bl ds
y{ks mfpri : lk l svujf(kr fd, gavlg ; fu; u dh l k/kj.k fuf/k dh i brlz fooj.kh ea ; Fkk
nf'kr ds vuq kj] bl ds l kf k l ayku fVli.k] ; fn dkbz gk ds v/; /ku l nL; kaus VM ;fu; u
dh l nL; rk l nuk dj yh g

y{lk i jh{k d

o'k ds nk gku %nkf/kdkfj ; k l ds fuEufyf[kr i fjozl fd, x, g

i n/kj h %nkf/kdkfj ; k l dk@ds uke	in l s inedr gkus dh rkjh[k
-------------------------------------	-----------------------------

fu; Dr %nkf/kdkj h%

uke	tle dh rkjh[k	fut h irk	0; fDrxr 0; ol k;	VM ;fu; u ea /kfj r inoh ; k nt k %gsl ; r%	Rkj h[k ft l dks LrEhk 5 ea fu; Dr dh xbz Fkh	rkjh[k l fgr dk; zdkfj .kh dh l nL; rk ds vfrfjDr /kfj r fd, x, vU; in
1	2	3	4	5	6	7

fuokpu

i nkf/kdkfj ; kads vire fuokpu 1/2
dh rkjh[k-----

i n/kfj ; kads vlxkeh fuokpu 1/2
dh rkjh[k-----

v/; {k@egkl fpo

&&&&&
iz i&9
fu; e 22 1/2 n[ka
I nL; rk vlg valnku dk jftLVj

-----ekl ea l muk valnku													
Øe I k; k	I nL; dk ule	LFki u dk uke ft l ea fu; ktr gs	Ukekdu dh rkjh[k	valnku dh nj	vi y	eb	tu	tylb	vxlr	fl r ej	vDVej	uo ej	fml ej

tuojh	Ojojh	ekp
-------	-------	-----

okl dk dy valnku	I nL; rk l ekfir dh rkjh[k	fvi .kh
------------------	----------------------------	---------

iz i&10
fu; e 32 n[ka

fu; lirk }jk iLrkfor I ok 'krk ea ifjoru dk u[VI @dh I puk/

fu; lirk dk uke-----
irk-----
rkjh[k-----20-----

vlk kxd I EcWk I fgrk dh Mjk 40 1/2 ds vuq kj elge I Hh I EcWkrladls ; g I fpr djrk
g@djrsq@fd elge bl I fgrk dh rhj vh vuq ph eafofufnV fd, x, ekeysdsLk@Wk eadlexjla
dls ylkwl ok 'krk ea-----I smik@k eafofufnV i fjaru@ifjoruladls i Hoh djus dk
vk'k; j[krsg@

gLrkj-----

i nuke-----

mikcák

%Hfor gkusokysvk'lf; r ifjorl@ifjorlakds; glafufnV dj%

lkir vxflkr g%

1- jftLVhdr VM ;fu; u dk l fpo] ;fn dkbZgk

2- lEc) Je vf/kdkjM

&&&&&&

iz i&11

%LDPNd e/; LFkrk ds fy, djkj%

%u; e 33 n[kl

fu; lkir dk ifrfuf/kRo djusokys i{kdkjla dk uke vlg

dklexkj dk ifrfuf/kRo djusokys i{kdkjla dk uke
dse/;

,rn}kj k flufyf[kr foorn dks e/; LFkrk ds fy, _____% gla e/; LFk@e/; LFk dk@ ds
uke vlg i rk@i rs dk mYy[k dj% dks Hkst us ij l gefr gþZ gA

%½ foorn ea fofufnV ekeys

%½ uke vlg i rs l fgr vlfrofyi LFki u ; k midæ dk i{kdkjla ds C; kja

%½ dklexkj dk uke] ; fn og lo; a foorn ea 'kkfey gla ; k ; fu; u] ; fn dkbZ gk tks
izuxr dklexkj ; k dklexkjla dk ifrfuf/kRo djrk gk dk ukeA

%½ i Hfor midæ ea fu; kstr dklexkjla dh dy l ; kA

%½ foorn l s i Hfor ; k l EHkO; i Hfor gkus okys dklexkjla dh vuþfur l ; kA
ge l ger gA fd e/; LFk ds v/kdkla fu.k; ge ij ck; dj g; ; fn jk; ea
e/; LFk vki l ea cjkj foHktr gks gars os e/; LFk ds : lk ea fd l h vU; 0; fDr
dks vf/fu.k; d ds : lk ea fu; Dr djks ft l dk fu.k; ge ij ck; dj gla

jKT; l jdkj }jkj jkt i= ea bl djkj ds i dk'lu dh rkjh[k l s -----
-----% gla i{kdkjla }jkj djkj dh vof/k mfYyf[kr dj% dh vof/k ds Hktrj ; k gekjs e/;
fyf[kr : lk ea vki l h djkjla }jkj vlxcs c<k; s x, l e; ds Hktrj e/; LFk dks vi uk@mudk
vf/fu.k; yu k gla ; fn] mi ; Dr mfYyf[kr vof/k ds Hktrj Hk vf/fu.k; ugh fd; k x; k
rks e/; LFk dk l anHk Lor% [kkjt gks tk, xk vlg ge u; s e/; LFk l s okrl djus ds fy,
LorU= gksA

fu; lkir dk ifrfuf/kRo@dklexkj@dklexkjla dk ifrfuf/kRo djus okys i{kdkjla dk@ds
glrk{kj

Lk(h %

1-----

2-----

ifr% ½½ I yg vf/kdkjh (I e/fkr {s dsfy, I yg vf/kdkjh dsdk; k; dk irk ntzdja

½½ I fpo] ¼e ,oajkt xkj½ fgekpy insk I jdkj A

&&&&&

iz i&12

½u; e 35 fu; e 55 v½ 56 n½

½l I fgrk ds v/khu i kf/kdj.k ds I e{k dk; blgh ea ifrfuf/kRo djus okys dkexkj] dkexkj
ds I eg] fu; kDrk ds I eg] ds }kjk i kf/kdkj inku djuk½

i kf/kdkjh ds I e{k
¼ gka l Ec) i kf/kdkjh dk mYy{k dj½

ds I Ecl/k e%

½dk; blgh ds uke dk mYy{k dj½

-----dkexkj

cuke -----fu; kDrk

e@ge Jh@l oJh 1-----2-----3-----

½ fn ,d I s vf/kd ifrfuf/k g½ dks mi ; Dr ekeys ea e@ge ifrfuf/kRo djus ds fy,
,rn}kjk i kf/kdr djrk g@djrs g½

rkjh[k-----20-----

ukefunf'kr djus okyk 0; fDr ½; fDr ; ½ ds ifrfuf/k ¼ ½ ds gLrk(kj

eW; irk

&&&&&&

iz i&13

½u; e 36 dk mi fu; e 21 v½ fu; e 37 dk mi fu; e 21 n½

jKT; v½ kxd vf/kdj.k dsU; k; kf; d I nL; ; k izkl fud I nL; dsfy, in ds'kiFk dk ii= ½ks
Hh ylkxwg½ ds : lk ea fu; Dr fd, tkus ij I R; fu"bk I s ifrKku djrk g@bzoj dh 'kiFk yrk
gfd e@viuh vf/kdre {kerk@Kku v½ food I s fdl h Hk; ; k i{ki kr] jlx ; k }sk dsfcuk
jKT; v½ kxd ½vf/kdj.k dk uke½ ds U; kf; d I nL; @izkl fud I nL; ds : lk ea vius
dUk; kdk fuoju d: pxk v½ I so/kku v½ dkum ds vuq kj dk; z d: pxk

e@v] vk jKT; v½ kxd vf/kdj.k ds U; k; kf; d I nL; @izkl fud I nL; ½ks Hh
ylkxwg½ ds : lk ea fu; Dr fd, tkus ij I R; fu"bk I s ifrKku djrk g@bzoj dh 'kiFk yrk
gfd e@viuh vf/kdre {kerk@Kku v½ food I s fdl h Hk; ; k i{ki kr] jlx ; k }sk dsfcuk
jKT; v½ kxd ½vf/kdj.k dk uke½ ds U; kf; d I nL; @izkl fud I nL; ds : lk ea vius
dUk; kdk fuoju d: pxk v½ I so/kku v½ dkum ds vuq kj dk; z d: pxk

1gLrk{kj½**LFku%****rkjh[k%**

&&&&&&
iz i&14

fu;e 38 dk mi fu;e ½n{A

¼ yg vf/kdkjh }jkj ekeys dk fuiVku u fd, tkus ij vf/kdj.k ds I e{k iLrq fd;k tkus
okyk vknou½

-----½ gla l Ecflkr {ks ds{ks/kdkj okysvf/kdj.k dsule dk mYy{k dj½ ds I e{kA
-----vkond
irk-----

cuke

fojkskh i{kdkj

irk-----

mi ; Dr vknod fuEufyf[kr dk mYy{k djuk pkgrk g%

½ gla ekeys ds I q ar rF; kavkj i fjlFkfr; kdk mYy{k dj½

vknod ikFluk djrk gS fd orEku foob vf/kfu.kt u gsrq xghr ¼ohdkj½ fd;k tk, vkj
mfpr vf/kfu.kt ikjr djusdk vujsk djrk g

rkjh[k-----

LFku-----

&&&&&&
iz i&15
fu;e 39 n{½

[; fu;u ¼ fu;u dk uke½@dkexkjka ds I ey }jkj fn;k tkus okyk@ nh tkus okyh gMrky
dk@dh uksVI @I pukjAdkexkjka ds ik fuokpr ifrfuf/k; kadsuke-----
rkjh[k-----20-----

I sk e]

fu;u; kdk dk uke½

egkn; @egkn; k]

vk] kx d lEcWk l ggrk dh /kj 62 dh mi /kj 1/2 es vUrfoZV micak ds vuq kj] mi kck
eacr, x, dkj .ka ds fy,] e@ge vki dks l puk nsrgfd e@ge rkjh[k-----20-----
-----dks gMrky djus@ij tkus dk vkgoku djrk g@djrs gA

Honh;]
1/4 fu; u dk l fpo 1/2

Iayku I adYi }jk-----rkjh[k dks vk; kstr c8d ea l E; d~ : lk l s fuokpr dkexkjka
ds ikp ifrfuf/k

mi kck

ekeys dk dfkuA

ifrfyfi fuEu dks i@kr g%

1- l Ec) {k dk Je vf/kdkj hA

2- Je vk; pr] fgekpy inskA

&&&&&
iz i&16

%u; e 40 nsk

Wk] kx Lfki u dsfd l h fu; Drk }jk dh tkusokyh rkykmh dk ukVI @dh l puk%

fu; Drk dk ule

lk

Rkj h[k-----]20-----

Lggrk dh /kj 62 1/2 ds micu kads vuq kj e@ge l Hh l c@kr dks uksVI @l puk nsrgfd micak ea
crk, x, dkj .ka ds fy, -----l s ej@gekjs }jk Lfki u -----foHkx 1/2 es
rkykmh djus dk vkgoku gA

gLrk(j-----

lkule-----
mi kck

1- dkj .ka dk dfku

lkfr vx@kr g%

1/2 jftLVi@r ; fu; u dk l fpo] ; fn dkbs gA

1/2 l yg vf/kdkj h-----1/2 gka l c@kr {k ds Je vk; pr@Je fujk(kd ds dk; ky; dk
irk ntldj

18½ Je vk; Ør] fgekpy inska

14½ egkfunskd 1Mht h½ Je C; jks dk; k½; A

&&&&&&
iz i&17
1nu; e 41 v½ 43 n½

1½ kxd læk lgrk 2020 ds v/; k; 9 v½ rn/khu cuk, x, fu; ek ds mi cdk ds v/khu
jkt; l jdkj dksfdl h fu; Ørk }jk Nuh@cm dh tkus dh l puk dk@dh ukVI @l puk½
1½ yku iLr fd; k tkuk gA vR; ko'drk ds ekeys e§ iij ij uhs fn, x, fofgr : lk
fo/kku e½

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----- 1nu@elg@o'½ l scm dju dk fofu"p; fd; k gA mu dlexkjla l ; k ftudh l ok, a
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4. *e@ge* ,rn}jk ?kk.lik djrk g@djrs gfd l@kr dlexljkadksu@VI vof/k ds vol ku ij ;k ls igysbl lgrk dh /jk 70* @/jk 75* ds v/ku mudks nş ifrdj lgr muds lHnş l@uk dj fn;k x;k g@djx@

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5. 1Wuh* e@ge* ,rn}jk ?kk.lik djrk g@djrs gfd bl lgrk dh /jk 71 v@k /jk 72 ds vuqkyu ea l@kr dlexljkadk Nuh dh xbzg@ dh tk, x@
5. *e@ge* ,rn}jk ?kk.lik djrs gfd bl fo/k; ea d@k U;k; d eleyk fd l@h U;k; ky; ds l@k y@cr ughaqß v@k ;fn gß rksml dk C; l@k l@yku gß
- 6-7. *e@ge* ,rn}jk ?kk.lik djrk g@djrs gfd bl uks VI v@k vuykud eaejs@geljs }jk mij@r nh xbz l@uk l@gh gß e@ge* bl dh ; FWFk ds fy, ijh rjg l@nk; h g@gs v@k bl fo/k; ea fd l@h rF; @i@k dk N@k; k ughax; k gß

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rkycmh& rkycmh dh vklf; r rkjh[k l sde l sde 90 fnu iA

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eady ———dlexkjla ea l s ———dlexkjla ds dlecmh ds tkjh j[luh dh
vufr ds fy, vlonu djrk gp@djrsqA**

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dhus dh oknk j[krs gA miØe ds cm gks ij ftu dlexkjla dh I ek lk; bfl r l ekr gks
tk, xh much l {;k ———gS1dlexkjla dh l {;kA**

- *%rkycmh@rkycmh tkjh jguk%bl l sde dh /kjk 78 1½@ /kjk 78 1½ds v/ku —————
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3- mikdk&2 eaiHfor dlexkjla dsc; gA

4- Nuh½ *e@*ge ,rn}jk ;g ?kk.ik djrk g@djrs g@fd bl I fgrk dh /Njk 71 vlg /Njk 72 dsvuqkyu eal akr dlexkjla dh Nuh dh tk,xM

5- e@ge* ,rn}jk ;g ?kk.ik djrk g@ djrs g@fd I akr dlexkjla dh u½I vof/k ds vol ku ij ;k I sigysbl I fgrk dh /Njk 78 ¼0% @ /Njk 79* @ /Njk 80* ds I kf ifBr /Njk 67 dsv/knu mudksn ifrdj I fgr mudsI Hn ns I auk dj nuk@djka

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6- e@ge* ,rn}jk ;g ?kk.ik djrk g@djrs g@fd bl ekeysI sdbzU; k; d ekeyk fdI h U; k; ky; dsI e@k yfcr ughaqSvlg ;fn gSrksml dk C; lk I yku gA

7- e@ge* ,rn}jk ?kk.ik djrk g@fd bl u½I vlg vuykud eej@gejks }jk nh xbz mi ;Dr tludljh I R; gA e@ge* bl dh ;Fkviif(kr dsfy , ijh rjg I smukjnk; h g@gavlg ekeyseadkzrF; @I lekxh fNi kbzughaxbzgA

dk; k elkh xbzvukk inku dh tk,A

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3-	%d½, eI h, I {;k Mñth, I Vh, u I {;k	
4-	iñbrñrhu o'ñadsfy, enokj olf'kd mRiknu& iñbrñ12 ekg dsfy, mRiknu dsvkñMs	
5-	fiNysrh u o'ñadsfy, leñdr ryu i=] yñk vñg gñu y{ñk l fgr LFñku@mid e dh y{ñk ijñk fjñk	I yñk dh tkh gA
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8-	dñbñ vñ; I q xr C;ñs tñs dñecmh@dñecmh dh fujrjrk@Nñuh@ rkycmh l s l eñkr gA	

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- 1- vijk dk usokysdsfu; lirk dk ule vlg irk-----
- 2- LFku dk ule-----
- 3- vijk dh fof"V; la-----
- 4- lgrk dh /kj ft l dsv/kmu vijk fd;k x;k g-----
- 5- vijk ds'leu dsfy, lmlk dh tkusokyh izleu jk"-----

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;fn vki fofufnV l e; ds Hrj mDr jde tek djuseavl Qy jgrsga rks vks dks vol j ugla fn;k tk,xk vlg /kj -----dsv/kmu vfk; ktu nk;j djusdsfy, vlo"; d funsk tkjh fd;k tk,xk

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vijk dk izleu djusdsfy, /kj 89 dh mi/kj 14½dsv/kmu vknou

- 1- vlonl dk ule ¼vlg kxd lsk lgrk 2020 dsv/kmu fu; lirk ft l usvijk fd;k g; dk ule of. lk fd;k tkuk g-----
- 2- vlonl dk irk -----
- 3- vijk dh fof"V; la-----
- 4- lgrk dh /kj ft l dsv/kmu vijk fd;k x;k g-----
- 5- tek dh xbz izleu jde dsC; g; byDVfud : lk l siftr jlh l yxu dj-----
- 6- vfk; ktu dk C; g; mijDr of. lk vijk AdsmYy? k dsfy, ;fn ntzg; dksfn;k tk l drk g-----

7- D; k ; g vijk k igyk vijk gS ; k vklond usbl vijk l sigysdk vU; vijk fd; k Fk
; fn gerkml vijk dk ijk C; ljk nA

8- vU; dkz l puk ft l dksvklond inku djusdk bPNq gS

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f"ldk; rdrk rnuq kj I yg vf/kdjh@e/; Lfk@vf/kxd vf/kdjk .k ; k jkVh; vf/kdjk .k dks mikl
f"ldk; r ij fofuf"p; djusdsfy, i{kdkj djrk gsrFk , s vlnsk ; k ml ij vlnsk i{kjr dj l drk
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ejh tkudkjh ds vuq kj I R; gSvlg ; g fd mijl dr i{kdkjQ eAtks dgk x; k gSog
i{kdkj l puk ij vkkMjr gSvlg ejso"okl dsvuq kj I R; gA bl I R; ki u eaejs }jk rkjh[k
dsgLrk(kj fd, tkrsg

I R; ki udrk dsgLrk(kj ; k vxBs dh Nki

[Authoritative English Text of this Department Notification No. Shram (A)3-5/202, dated 23-7-2022 as required under clause (3) of Article 348 of the Constitution of India].

LABOUR & EMPLOYMENT DEPARTMENT

DRAFT NOTIFICATION

Shimla-2, the 23rd July, 2022

No. Shram (A)3-5/2021.—In exercise of the powers conferred by Section 99 of the Industrial Relations Code, 2020 (35 of 2020) read with Section 23 of the Himachal Pradesh General Clauses Act, 1969(10 of 1969), the Governor, Himachal Pradesh proposes to make the following rules to implement the provisions of the said Code and in supersession of the,—

- (i) The Himachal Pradesh Industrial Disputes Rules, 1974;
- (ii) The Industrial Employment (Standing Orders) Himachal Pradesh Rules, 1973; and
- (iii) The Himachal Pradesh Trade Unions Regulations, 1978.

made by the State Government in exercise of the powers conferred by the Industrial Disputes Act, 1947 (14 of 1947), the Industrial Employment (Standing Orders) Act, 1946 (20 of 1946), and The Trade Unions Act, 1926 (16 of 1926) as the case may be, which are repealed by Section 104 of the said Industrial Relations Code, 2020, except as respects things done or omitted to be done before such supersession and the same were published in the Rajptra (e-Gazette), Himachal Pradesh on 22-10-2021 for the information of the general public; and inviting their objection(s) and suggestion(s). Subsequently, some amendments have been carried out in the Draft Rules by the Labour & Employment Department in rule(s) 36 and 37 after publication of the Draft Rules. Therefore, same are hereby republished in the Rajptra (e-Gazette) of Himachal Pradesh for the information of general public by inviting objection(s) and suggestion(s) in this regard.

If any person, likely to be affected by these rules has any objection(s) and suggestion(s) in respect of these draft rules, he may send the written objection(s) or suggestion(s) to Labour Commissioner, Himachal Pradesh, Directorate of Labour & Employment within a period of forty five days from the date of publication of the said draft rules in the Rajptra (e-Gazette), Himachal Pradesh.

Objection(s) or suggestion(s), if any received within the above stipulated period shall be considered by the State Government, before finalizing these draft rules, namely:—

CHAPTER – I PRELIMINARY

1. Short title and commencement.—(i) These rules may be called The Himachal Pradesh Industrial Relations Rules, 2022.

(ii) These rules shall come into force from the date of their final publication in the Rajptra (e-Gazette), Himachal Pradesh.

2. Definitions.— (1) In these rules, unless the context otherwise requires,—

- (a) “Code” means the Industrial Relations Code, 2020 (No. 35 of 2020);
- (b) “Electronically” means any information submitted by email or uploading on the designated portal or digital payment in any mode for the purpose of Code;
- (c) “Government or State Government” means the Government of Himachal Pradesh;
- (d) “Section” means the Section of the Code; and

(2) The words and expressions used in these rules which are not defined therein, but are defined in the Code, shall have their respective meanings as assigned to them in the Code.

3. Written Agreement for the settlement before the Conciliation Officer under clause (zi) of Section 2.— The Agreement under clause (zi) of Section 2 for written agreement between the employer and worker shall be in the form specified in **FORM-I** and shall be signed by the parties in the agreement and a copy thereof shall be sent to the concerned Conciliation Officer.

CHAPTER-II
BI-PARTITE FORUMS

4. Constitution of Works Committee under section 3.— (1) Every employer to whom an order made under sub-section (1) of Section 3 relates shall forthwith proceed to constitute a Works Committee by general or special order.

(2) The number of members constituting the Works Committee shall be fixed so as to afford representation to the various categories, groups and class of workers engaged in, and to the sections, shops or departments of the establishment:

Provided that the total number of members of the Works Committee shall not exceed twenty:

Provided further that the number of representatives of the worker in the Works Committee shall not be less than the number of representatives of the employer.

(3) Subject to the provisions of this rule, the representatives of the employer in the Works Committee shall be nominated by the employer and shall, as far as may be possible, be officials in direct touch with, or associated with, the working of the industrial establishment.

(4) (a) Where worker of the industrial establishment are member of a registered Trade Union, the employer shall ask such Trade Union to inform him in writing as to how many of the workers are members of such Trade Union; and

(b) Where an employer has reason to believe that the information furnished to him under clause (a) by the registered Trade Union is false, he may, after informing such Trade Union, refer the matter to the Labour Officer of the area concerned, who shall, after hearing the parties, shall decide the matter and his decision shall be final.

(5) On receipt of the information called for under sub-rule (4), the employer shall provide for the selection of worker's representative on the Committee in two following groups, namely:—

- (a) registered Trade Union may choose their representatives as members for works committee in the proportion of their membership; and
 - (b) where there is no registered Trade union, workers may choose amongst themselves representatives for works committee.
- (6) (a) The Works Committee shall have among its office-bearers a Chairman, a Vice-Chairman, a Secretary and a Joint-Secretary. The Secretary and the Joint-Secretary shall be elected every year;
- (b) the Chairman shall be nominated by the employer from amongst the employer's representatives on the Works Committee and he shall, as far as possible, be the head of the industrial establishment;
- (c) the Vice-Chairman shall be elected by the members, on the Works Committee representing the workers, from amongst themselves:

Provided that in the event of equality of votes in the election of the Vice-Chairman, the matter shall be decided by draw of a lot;

- (d) the Works Committee shall elect the Secretary and the Joint Secretary provided that where the Secretary is elected from amongst the representatives of the employers, the Joint Secretary shall be elected from amongst the representatives of the workers and *vice versa*:

Provided that the post of the Secretary or the Joint Secretary, as the case may be, shall not be held by a representative of the employer or the worker for two consecutive years:

Provided further that the representatives of the employer shall not take part in the election of the Secretary or Joint Secretary, as the case may be, from amongst the representatives of the worker and only the representatives of the worker shall be entitled to vote in such elections ; and

- (e) In any election under clause (d), in the event of equality of votes, the matter shall be decided by a draw of lot.
- (7) (a) the term of office of the representatives on the Works Committee other than member chosen to fill a casual vacancy shall be two years;
- (b) a member chosen to fill a casual vacancy shall hold office for the unexpired term of his predecessor; and
- (c) a member who without obtaining leave from the Works Committee, fails to attend three consecutive meetings of the Committee shall forfeit his membership.

(8) In the event of worker's representative ceasing to be a member under clause (c) of sub-rule (7) or ceasing to be employed in the establishment or in the event of his resignation, death or otherwise, his successor shall be chosen in accordance with the provisions of this rule from the same group to which the member vacating the seat belonged.

(9) The Works Committee shall have the right to co-opt in a consultative capacity, persons employed in the industrial establishment having particular or special knowledge of a matter under discussion, such co-opted member shall not be entitled to vote and shall be present at meetings only for the period during which the particular question is before the Works Committee.

(10) (a) the Works Committee may meet as often as necessary but not less often than once in three months ; and

(b) the Works Committee shall at its first meeting regulate its own procedure.

(11) (a) the employer shall provide accommodation for holding meetings of the Works Committee. He shall also provide all necessary facilities to the Works Committee and to the members thereof for carrying out the work of the Works Committee. The Works Committee shall ordinarily meet during working hours of the industrial establishment concerned on any working day and the representative of the workers shall be deemed to be on duty while attending the meeting ; and

(b) the Secretary of the Works Committee may with the prior concurrence of the Chairman, put up notice regarding the work of the Works Committee on the notice board of the industrial establishment.

5. Manner of choosing members from the employers and the workers for Grievance Redressal Committee under sub-section (2) of Section 4.— The Grievance Redressal Committee shall consist of equal number of members representing the employer and the workers, which shall not exceed ten.

(2) The representatives of the employer shall be nominated by the employer and shall, as far as may be possible, be officials in direct touch with or associated with the working of the industrial establishment, preferably the heads of major departments of the industrial establishment.

(3) The representatives of the workers shall be chosen by the registered Trade Union. In case where there is no registered Trade Union the member may be chosen by the workers of the industrial establishment:

Provided that there shall be adequate representation of women workers in the Grievance Redressal Committee and such representation shall not be less than the proportion of women workers to the total workers employed in the industrial establishment:

Provided further that the tenure of the members of the Grievance Redressal Committee shall be coterminous with the tenure of the members of the registered Trade Union :

Provided further that in the absence of registered Trade Union, the tenure of members of Grievance Redressal Committee shall be for a period of two years from the date of the constitution of the Grievance Redressal Committee ;

(4) Where workers of the industrial establishment are members of a registered Trade Union, the employer shall ask such Trade Union to inform him in writing as to—

(a) how many of the workers are members of such Trade Union; and

(b) where an employer has reason to believe that the information furnished to him under clause (a) by the registered Trade Union is false, he may, after informing such Trade

Union, refer the matter to the Labour Officer of the area concerned who shall, after hearing the parties, shall decide the matter and his decision shall be final.

(5) On receipt of the information called for under sub-rule (4), the employer shall provide for the selection of worker's representative on the Committee by two following groups, namely:—

- (a) registered Trade Union may choose their representatives as members for Grievance Redressal Committee in the proportion of their membership; and
- (b) such workers who are not member of registered Trade Union, may choose amongst themselves representatives for the Grievance Redressal Committee.

6. Application in respect of any dispute to be filed before the Grievance Redressal Committee by any aggrieved worker under sub-section (5) of Section 4.—Any aggrieved worker may file an application stating his dispute therein before the Grievance Redressal Committee giving his name, designation, employee Code, Department where posted, length of service in years, category of worker, address for correspondence, contact number, details of grievances and relief sought. Such application may be sent electronically or otherwise. The Grievance may be raised within one year from the date on which the cause of action of such dispute arises.

7. Manner of filing application for the conciliation of grievance as against the decision of the Grievance Redressal Committee to the conciliation officer under sub-section (8) of Section 4.—Any worker who is aggrieved by the decision of the Grievance Redressal Committee or whose grievance is not resolved by the said Committee within thirty days of receipt of the application, may file an application before the Conciliation Officer of the area concerned through speed post or by registered post or through the State Portal which would be developed by the Government of Himachal Pradesh on the analogy of the Samadhan Portal of the Ministry of Labour and Employment, Government of India, within a period of sixty days from the date of the decision of the Grievance Redressal Committee or from the date on which the period specified in sub-section (6) of Section 4 expires, as the case may be, to the conciliation officer through the Trade Union, of which he is a member or otherwise:

Provided that in case of manual receipt of such application through registered post or speed post, the conciliation officer shall get the same digitized and enter the particulars of the application in the aforesaid state portal subject to intimation to the concerned worker.

CHAPTER-III TRADE UNION

8. Form of application for Registration of Trade Union under section 8.—Every application for registration of a Trade Union shall be made to the Registrar of Trade Union in 'FORM-II' electronically.

9. Fee for Registration.—The fee payable on registration of a Trade Union shall be Rs. 1000/- (One thousand Rupees) only.

10. Registration and Cancellation of Trade Union under section 9.—(1) The Register of Trade Union referred to in Section 9 shall be maintained in 'FORM-III'.

(2) The certificate of Registration issued by the Registrar under section 9 shall be in '**FORM-IV**'.

(3) The Registrar on receiving an application under sub-section (5)(i) of Section 9 for the cancellation of registration shall, before granting approval to the application, shall satisfy himself that the withdrawal or cancellation of registration was approved by the general meeting of the Trade Union, or if it was not so approved, that it has the approval of the majority of the members of the Trade Union. For this purpose, he may call for such further particulars as he may deem necessary and may examine any office bearer of the union, the Registrar shall record the reasons and communicate the same to the Trade Union regarding cancellation of the certificate.

(4) The Registrar can also cancel the registration of trade union on receiving the information under sub-section V(ii) of Section 9 regarding contravention by the trade union of the provisions of this code.

11. Appeal.—Any appeal made under section 10 of the Code must be filed within sixty days of the date on which the Registrar passed the order against which the appeal is made.

12. Alteration of rules.—(1) On receiving a copy of an alteration made in the rules of a Trade Union under section 11 (3) of the Code, the Registrar, unless he has reason to believe that the alteration has not been made in the manner provided by the rules of the Trade Union, shall register the alteration in a register to be maintained for this purpose and shall notify the fact that he has done so to the President/General Secretary of the Trade Union.

(2) The fee payable for registration of alterations of rules shall be Rs. 200/- (Two hundred rupees) for each set of alterations made simultaneously.

13. Change of Name and amalgamation of Trade Unions under section 24.—(1) The notice of any change of any name of a Trade Union shall be sent to the Registrar in '**FORM-V**'.

(2) The notice of every amalgamation of a Trade Union in duplicate shall be sent to the Registrar in '**FORM-VI**'.

(3) When the Registrar registers a change of name or amalgamation under section 24, sub-section (5) and (6) respectively, he shall certify under his signature at the foot of the certificate that the new name or amalgamation has been registered.

14. Dissolution of Registered Trade Union under section 25 (1).—When a registered trade union is dissolved, notice of dissolution shall be sent to the Registrar in '**FORM-VII**'.

15. Division of Funds under section 25 (2).—Where it is necessary for the Registrar, under section 25 (2) to distribute the funds of the Trade Union which has been dissolved he shall divide the funds in proportion to the amounts contributed by the members by way of subscription during their membership.

16. Annual Returns.—The annual return to be furnished under section 26(1)(a) shall be submitted to the Registrar by the 31st day of December in each year and shall be in '**FORM-VIII**'.

17. Annual Audit.—(1) The annual audit of the accounts of any registered Trade Union shall be conducted by an auditor authorised to audit the accounts of companies under section 144(1) of the Indian Companies Act, 1913.

(2) Where the membership of a Trade Union did not at any time during financial year exceed ` 2500, the annual audit of the accounts may be conducted :—

- (a) by any examiner of local fund accounts; or
- (b) by any local fund auditor appointed by the State Government; or
- (c) by any person, who, having held an appointment under Government in any audit or accounts department is in receipt of a pension of not less than ` 200 per mensem.

(3) Where the membership of a Trade Union did not at any time during the financial year exceed ` 750, the annual audit of the accounts may be conducted,-

- (a) by any two persons holding office as Magistrates or Judges or as members of any municipal council, district board, or legislative body; or
- (b) by any person who, having held an appointment under Government in any audit or accounts department, is in receipt of a pension from Government of not less than Rs. 75/- a month; or
- (c) by any auditor appointed to conduct the audit of any Co-operative society by Government or by the Registrar of Co-operative Societies or by any State Co-operative organisation recognized by Government for this purpose.

(4) Where the membership of a Trade Union did not any time during the financial year exceed ` 250, the annual audit of the accounts may be conducted by any two members of the Union.

(5) Where the Trade Union is a federation of Unions, and the number of unions affiliated to it at any time during the financial year did not exceed 50, 15 or 5 respectively, the audit of the accounts of the federation may be conducted as if it had not at any time during the year had membership of more than ` 2,500, ` 750 or ` 250, respectively.

18. Eligibility of person to audit.—Notwithstanding anything contained in rule 17, no person, who at any time during the year for which the accounts are to be audited was entrusted with any part of the funds or securities belonging to the Trade Union shall be eligible to audit the accounts of that Union.

19. Access to books of Trade Union.—The auditor or auditors appointed in accordance with these rules shall be given access to all the books of the Trade Union and shall verify the annual return alongwith the accounts and vouchers relating thereto and shall thereafter sign the auditor's declaration appended to '**FORM-VIII**', indicating separately on that form under his signature or their signatures a statement showing in what respect he or they find the return to be incorrect, un-vouched or not in accordance with the Industrial Relations Code, 2020. The particulars given in this statement shall indicate,—

- (a) every payment which appears to be unauthorised by the rules of the Trade Union or contrary to the provisions of the Industrial Relations Code, 2020;
- (b) the amount of any deficiency or loss which appears to have been incurred by the negligence or misconduct of any person; and
- (c) the amount of any sum which ought to have been put is not brought to account by any person.

20. Audit of Political Fund.—The audit of the political fund of a registered Trade Union shall be carried out along with the audit of the general account of the Trade Union and by the same auditor or auditors.

21. Inspection of Register of Trade Union.—(1) The register of Trade Unions maintained in accordance with rule 22 shall be open to inspection by any person on payment of a fee of Rs.100/- (Rs. One Hundred) only.

(2) Any document in the possession of the Registrar received from a registered Trade Union may be inspected by any member of that Union on payment of a fee of Rs.50/- (Rs. Fifty) only for each document inspected.

(3) Documents shall be open to inspection every day on which the office of the Registrar is open and within such hours as may be fixed for this purpose by the Registrar.

(4) The Registrar may supply a copy of any such document to a registered Trade Union or a member thereof on payment of Rs. 200/- (Two Hundred) only for every hundred pages or fractional part thereof.

22. Maintenance of books by the Trade Union.— Every registered trade union shall maintain the following books and registers to facilitate the audit of its accounts :—

- (1) Register of membership and subscriptions in ‘**FORM- IX**’
- (2) Register or receipts and disbursements of the General Fund Account
- (3) Minutes book to record the proceedings of all meetings
- (4) Register of Stock and Plant to show the furniture, fittings and valuable documents relating to the immovable property of the union.
- (5) Machine numbered subscription receipt book
- (6) Register of receipts and disbursements for the Political Fund (if there is a Political Fund).
- (7) A file of vouchers.

CHAPTER-IV STANDING ORDERS

23. Manner of forwarding information to certifying officer under sub-section (3) of section 30.—(1) If the employer adopts the model standing order of the Central Government

referred to in section 29 with respect to matters relevant to his industrial establishment or undertaking, then, he shall intimate the concerned certifying officer electronically the specific date from which the provisions of the model standing order which are relevant to his establishment have been adopted.

(2) On receipt of information in sub-rule (1) the certifying officer within a period of forty five days from such receipt may give his observation that the employer is required to include certain provisions which are relevant to his establishment and indicate those relevant provisions of the model standing orders which have not been adopted and shall also direct the employer to amend the standing order so adopted, by way of addition, deletion or modification within a period of thirty days from the date of the receipt of such direction and ask for compliance report only in respect of provisions which the certifying officer seeks to get so amended and such report shall be sent electronically by the employer.

(3) If no observation is made by certifying officer within a period of forty five days of the receipt of the information as specified in sub-rule (1) and (2), then, the standing order shall be deemed to have been adopted by the employer.

24. Manner of choosing representatives of workers of the industrial establishment or undertaking for issuing notice by certifying officer where there is no Trade Union operating, under clause (ii) of sub-section (5) of Sections 30.—Where there is no such Trade Union as is referred to in clause (i) of sub-section (5) of Section-30, then, the certifying officer shall call a meeting of the workers to choose three representatives, to whom he shall, upon their being chosen, forward a copy of the standing order requiring objections, if any, which the workers may desire to make to the draft standing order to be submitted within fifteen days from the receipt of the notice.

25. Manner of authentication of certified standing orders under sub-section (8) of Section 30.— Standing orders or modification in the standing orders, certified in pursuance of sub-section (8) of Section 30 or the copies of the order of the appellate authority under sub-section (1) of Section 33 shall be authenticated by the certifying officer or the appellate authority, as the case may be, and shall be sent electronically within a week to all concerned, but there shall not be any requirement of certification in cases of deemed certification under sub-section (3) of Section 30 and in cases where the employer has certified adoption of model standing orders.

26. Statement to be accompanied with draft standing orders under sub-section (9) of Section 30.— A statement to be accompanied with—

- (i) draft standing order shall contain, the particulars such as name of the industrial establishment or undertaking concerned, address, e-mail address, contact number and strength and details of workers employed therein including particulars of Trade Union to which such workers belong; and
- (ii) draft modification in the existing standing orders, shall contain the particulars of such standing orders which are proposed to be modified alongwith a tabular statement containing details of each of the relevant provision of standing order in force and proposed modification therein and reasons thereof and such statement shall be signed by a person authorized by the industrial establishment or undertaking.

27. Conditions for submission of draft standing order in similar establishment under sub-section (10) of Section 30.—In cases of group of employers engaged in similar industrial establishments (manufacturing similar kind of products or providing similar kind of services) may submit a joint draft standing order under section 30 and for the purpose of proceedings specified in sub-sections (1), (5), (6), (8) and (9) thereof after consultation with the concerned Trade Union:

Provided that the joint draft standing orders, in cases of group of employers engaged in similar industrial establishments (manufacturing similar kind of products or providing similar kind of services), will be drafted and submitted to the Labour Commissioner or Joint Labour Commissioner, Himachal Pradesh who shall, in consultation with the concerned certifying officers, certify or refuse to certify the said joint draft standing order, after recording reasons thereof.

28. Manner of disposal of appeal by appellate authority under section 32.—(1) An employer or Trade Union desirous of preferring an appeal against the order of the certifying officer given under sub-section (5) of Section 30 shall within sixty days of the receipt of such order draw up a memorandum of appeal in tabular form stating therein the provisions of the standing orders which are required to be altered or modified or deleted or added and reasons thereof and shall be filed electronically to the appellate authority.

(2) The appellate authority shall fix a date for the hearing of the appeal and direct notice thereof to be given,—

- (a) where the appeal is filed by the employer or a worker, to Trade Union of the workers of the industrial establishment or to the representative body of the workers concerned or to the employer, as the case may be;
- (b) where the appeal is filed by a Trade Union, to the employer and all other Trade Unions of the workers of the industrial establishment; and
- (c) where the appeal is filed by the representative of the workers, to the employer and any other worker whom the appellate authority joins as a party to the appeal.

(3) The appellant shall furnish each of the respondents with a copy of the memorandum of appeal.

(4) The appellate authority may at any stage of the proceeding call for any evidence, if it considers necessary for the disposal of the appeal.

(5) On the date fixed under sub-rule (2) for the hearing of the appeal, the appellate authority shall take such evidence as it may have called or consider to be relevant if produced and after hearing the parties dispose of the appeal.

29. The language and the manner of maintaining standing order under sub-section (1) and (2) of Section 33.—(1) The standing order finally certified by certifying officer shall be sent electronically except in the case of deemed certification under section 30.

(2) The text of the standing order as finally certified or deemed to have been certified or adopted model standing order under this Chapter shall be maintained by the employer in Hindi and in English versions.

30. Register for final certified copy of Standing Order under section 34.—(1) The certifying officer shall maintain electronically, a register of all standing orders certified or deemed to have been certified or adopted model standing orders of all the concerned industrial establishments, inter-alia, containing the details of—

- (a) the unique number assigned to each standing order;
- (b) name of industrial establishment;

- (c) nature of industrial establishment;
- (d) date of certification or deemed certification or date of adoption of model standing order by each establishment or undertaking;
- (e) the areas of the operation of the industrial establishment; and
- (f) such other details as may be relevant and helpful in retrieving the standing orders and create a database of such of all standing orders.

(2) The certifying officer shall furnish a copy of the certified standing orders or deemed certified orders to any person applying there for on payment of twenty rupees per page of the certified standing orders or deemed certified standing orders, as the case may be. The payment for such purpose can also be made through electronic mode.

31. Application for modification of Standing Order under sub-section (2) of Section

35.—The application for modification of an existing standing order under sub-section (2) of Section 35 shall be submitted electronically and contain the particulars of such standing orders which are proposed to be modified alongwith a tabular statement containing details of each of the relevant provisions of standing order in force, and proposed modifications therein, reasons thereof and the details of registered Trade union(s) operating therein, and such statement shall be signed by a person authorized by the industrial establishment or undertaking.

CHAPTER-V
NOTICE OF CHANGE

32. The manner of giving of notice for change proposed to be effected under clause (i) of Section 40.— (1) Any employer intending to effect any change in the conditions of service applicable to any worker in respect of any matter specified in the Third Schedule to the Code, shall give notice in **FORM-X** to such worker affected by such change.

(2) The notice referred in sub-rule (1) shall be displayed conspicuously by the employer on the notice board at the main entrance of the industrial establishment and the office of the concerned Manager of the industrial establishment:

Provided that where there is a registered Trade Union or registered Trade Unions relating to the industrial establishment a copy of such notice shall also be served to the Secretary of such Trade Union or each of the Secretaries of such Unions, as the case may be.

CHAPTER-VI
VOLUNTARY REFERENCE OF DISPUTES TO ARBITRATION

33. Form of arbitration agreement and the manner thereof under sub-section (3) of

Section 42.—(1) Where the employer and workers agree to refer the dispute to arbitration, the Arbitration Agreement shall be in **FORM-XI** and shall be signed by the parties to the agreement. The agreement shall be accompanied by the consent either in writing or electronically of arbitrator or arbitrators.

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- (2) The Arbitration Agreement referred to in sub-rule (1) shall be signed,—
- (i) in case of an employer, by the employer himself, or when the employer is an incorporated company or other body corporate, by the agent, manager or other officer of the corporation authorized for such purposes;
 - (ii) in the case of the workers by the officer of the registered Trade Union authorized in this behalf or by three representatives of the workers duly authorized in this behalf at a meeting of the concerned workers held for such purpose; and
 - (iii) In the case of an individual worker, by the worker himself or by an officer of registered Trade Union of which the worker is a member.

Explanation.— (i) In this rule, the expression ‘officer’ means any officer of a registered Trade Union or an association of the employer authorized for such purpose;

- (ii) In this rule ‘officer’ means any of the following officers, namely:—

- (a) the President;
- (b) the Vice-President;
- (c) the Secretary (including the General Secretary);
- (d) a Joint Secretary; and
- (e) any other officer of the Trade Union authorized in this behalf by the President and Secretary of the union.

34. Manner of issue of notification under sub-section (5) of Section 42.—Where an industrial dispute has been referred to arbitration and the State Government is satisfied that the persons making the reference represent the majority of each party, it shall publish a notification in this behalf in the Official Gazette and electronically for the information of the employers and workers who are not parties to the arbitration agreement but are concerned in the dispute and they may present their case before the arbitrator or arbitrators appointed for such purpose.

35. Manner of choosing representatives of workers where there is no Trade Union under sub section (5) of Section 42.—Where there is no Trade Union, the representative of workers to present their case before the arbitrator or arbitrators in pursuance of clause (c) of the proviso to sub-section (5) of Section 42, shall be chosen by a resolution passed by the majority of concerned workers in **FORM-XII** authorizing therein to represent the case. Such workers shall be bound by the acts of representatives who have been authorized to represent before the arbitrator or arbitrators, as the case may be.

CHAPTER-VII

MECHANISM FOR RESOLUTION OF INDUSTRIAL DISPUTES

36. Procedure for selection of Judicial Member of State Industrial Tribunal under section 44.—The Judicial Member of State Industrial Tribunal shall be appointed on the recommendation of High Court of Himachal Pradesh.

37. Procedure for selection, salary and allowances and other terms and condition of Administrative Member of the State Industrial Tribunal under section 44.—(1) The

Administrative Member appointed by the State Government shall be any retired IAS/HPAS officer of the State government having rendered atleast 10 years of service in any Department, Public Sector Undertaking or Autonomous Body.

(2) The Administrative Member shall hold office for a term of four years from the date on which he enters upon his office or till he attains the age of sixty two years, whichever is earlier.

(3) The Administrative member shall be paid a salary of Rupees 1,50,000/- (fixed) per month. If person appointed as Administrative Member is getting pension from the State government, his salary shall be reduced by the amount of pension received.

(4) The Administrative Member shall be entitled for rent free furnished accommodation or house rent allowance at the rate as admissible to an officer of the State Government holding Group A post carrying the same pay.

(5) The Administrative Member shall also be entitled for conveyance allowance at the rate of Rs. 25,000/- per month or attached/hired vehicle for commuting purpose.

(6) The State Government shall be the leave sanctioning authority for the Administrative member.

(7) No person shall be appointed as Administrative member unless he is declared medically fit by an authority specified by the State Government in this behalf.

(8) An Administrative member may, resign his office at any time by giving notice to this effect in writing under his hand addressed to the State Government.

(9) Every person appointed as an Administrative Member shall, before entering upon his office, make and subscribe an oath of office and secrecy in the '**FORM-XIII**' annexed to these rules.

(10) The State Government shall have power to relax the provision of any of these rules in respect of any class or categories of persons for the reasons to be recorded in writing.

38. Manner of holding conciliation proceedings under sub-section (1), full report under sub-section (4), and application and the manner of deciding such application under sub-section (6) of Section 53 :—

- (1) (a) Where any industrial dispute exists or is apprehended or a notice under section 62 has been given, the conciliation officer on receipt of such application shall examine the application and if he finds that the dispute pertains to the jurisdiction of the **other Conciliation Officer**, he shall transfer the dispute to the concerned authority. In other cases, he will issue first notice to the parties concerned declaring his intention to commence conciliation proceedings;
- (b) The employer or the workers representative in the first meeting shall submit their respective statement in the matter of said dispute; and
- (c) The conciliation officer shall hold conciliation proceedings for the purpose of bringing about a settlement of the dispute and may do all such things as he thinks

fit for the purpose of inducing the parties to come to a fair and amicable settlement.

(2) If no such settlement is arrived at in the conciliation proceedings referred to in **sub-rule (1)**, the conciliation officer shall submit a report on the State Portal (which would be developed by the Government of Himachal Pradesh on the analogy of the Samadhan Portal of the Ministry of Labour and Employment, Government of India) or a hard copy/ soft copy (if feasible) of the report shall be supplied to the all parties to the dispute within seven days from the date on which the conciliation proceedings are concluded and made available on the said State Portal.

(3) The report referred to in sub-rule (2) shall be accessible to the parties concerned on the said State Portal.

(4) The report referred to in sub-rule (2) shall contain *inter-alia* the submissions of the employer, worker or Trade union, as the case may be, and it shall also contain the efforts made by the conciliation officer to bring the parties to the amicable settlement, reasons for refusal of the parties to resolve the dispute and the conclusion of the conciliation officer.

(5) Any dispute which is not settled during the conciliation proceedings, then, either of the concerned party may make an application in **FORM-XIV**, before the Tribunal through said State Portal of the Government of Himachal Pradesh or through electronic mode or through registered post within ninety days from the date of the report under sub-rule (3).

(6) In case of an industrial dispute which has not been settled during the conciliation proceedings, an application may be made before the Tribunal by either of the parties concerned for adjudication. The Tribunal shall direct the party raising the dispute to file a statement of claim with complete details alongwith relevant documents, list of supporting documents and witnesses within thirty days from the date on which application is filed. A copy of such statement may be sent electronically or through registered post or uploaded on the State Portal of the Government of Himachal Pradesh for service on each of the opposite parties in the dispute.

(7) The Tribunal after ascertaining that the copies of statement of claim and other related documents are furnished to the other side by the party raising the dispute, shall fix the first hearing as soon as possible and within a period of one month from the date of receipt of the application. The opposite party or parties shall file their written statement together with supporting documents and the list thereof and list of witnesses, if any, within a period of thirty days from the date of first hearing and simultaneously forward a copy thereof to the opposite party or parties for service.

(8) Where the Tribunal finds that the party raising the dispute, despite its directions, did not forward the copy of the statement of claim and other documents to the opposite party or parties, it shall give directions to the concerned party to furnish the copy of the statement to the opposite party or parties, granting extension of fifteen days for filing the statement, if the Tribunal finds sufficient cause for not filing the statement of claim and other documents within time.

(9) Evidence shall be recorded in Tribunal or may be filed on affidavit but in the case of affidavit the opposite party shall have the right to cross-examine each of the deponents filing the affidavit. Where the oral examination of each witness proceeds, the Tribunal, shall make a memorandum of the substance of what is being deposed. While recording the oral evidence the Tribunal shall follow the procedure laid down in rule 5 of Order XVIII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908).

(10) On completion of evidence, arguments may be heard immediately or a date may be fixed for arguments, which shall not be beyond a period of 30 working days from the closure of evidence.

(11) The Tribunal, shall not ordinarily grant an adjournment for a period exceeding a week at a time, but not in any case more than three adjournments in all, at the instance of the parties to the dispute, shall be granted:

Provided that the Tribunal, for reasons to be recorded in writing, grant an adjournment exceeding a week at a time but not in any case more than three adjournments, at the instance of any one of the parties to the dispute, shall be granted.

(12) In case any party defaults or fails to appear at any stage, the Tribunal, may proceed with the case ex-parte, and decide the application in the absence of the defaulting party:

Provided that the Tribunal may on the application of either party filed before the submission of the award, revoke the order that the case shall proceed ex- parte, if it is satisfied that the absence of the party was on justifiable grounds, and proceed further to decide the matter as contested.

(13) The Tribunal, shall communicate its Award electronically to the parties concerned and to the State Government and upload on the **State Portal** within one month from the date of the pronouncement of the award. The State Government shall also publish the award in the Rajpatra (e-Gazette), Himachal Pradesh.

(14) The Tribunal may summon and examine any person whose evidence appears to it to be material for deciding the case and shall be deemed to be a civil court within the meaning of Sections 345, 346 and 348 of the Code of Criminal Procedure, 1973 (2 of 1974).

(15) Where assessors are appointed to advise a Tribunal under sub-section (5) of Section 49 in relation to proceeding before it, the Tribunal shall obtain the advice of such assessors, but such advice shall not be binding on the Tribunal.

(16) A party in an award, who wants to obtain a copy of the award or other document, may obtain a copy of the award or other document after depositing the fee electronically in the Tribunal, in the following manner, namely :—

- (a) fee for obtaining a copy of an award or the document filed in any proceedings of Tribunal be charged at the rate of Rs. Ten per page ;
- (b) for certifying a copy of any such award or order or document, a fee of Rs. Ten per page shall be payable ;
- (c) copying and certifying fees shall be payable electronically ; and
- (d) where a party applies for immediate delivery of a copy of any such award or document, an additional fee equal to one-half of the fee leviable under this rule shall be payable.

(17) The representatives of the parties appearing before a Tribunal shall have the right of examination, cross-examination and of addressing the Tribunal when evidence has been called.

(18) The proceedings before Tribunal shall be held in open court:

Provided that the Tribunal may direct any proceeding before it to be held by video conferencing:

Provided further that Tribunal may at any stage direct that any witness shall be examined or its proceedings be held in-camera.

CHAPTER-VIII STRIKES AND LOCK-OUTS

39. Number of persons by whom the notice of strike shall be given, the person or persons to whom such notice shall be given and the manner of giving such notice under sub-section (4) of Section 62.—The notice of strike referred to in sub-section (1) of Section 62 shall be given to the employer of an industrial establishment in **FORM-XV** which shall be duly signed by the Secretary and five elected representatives of the registered Trade Union relating to such industrial establishment endorsing the copy thereof electronically or otherwise to the concerned Labour Inspector-cum-Conciliation Officer, Labour Officer of the area, Labour Commissioner Himachal Pradesh and State Government.

40. Manner of giving notice of lock-out under sub-section (5) and authority under sub-section (6) of Section 62.—(1) The notice of lock-out referred to in sub-section (2) of Section 62 shall be given by the employer of an industrial establishment in **FORM-XVI** to the Secretary of every registered Trade Union relating to such industrial establishment endorsing a copy thereof to the concerned **conciliation officer, Labour Commissioner, Himachal Pradesh and the State Government electronically**. The notice shall be displayed conspicuously by the employer on a notice board or on electronic board at the main entrance to the industrial establishment.

(2) If the employer of an industrial establishment receives from any person employed by him any notice of strike as referred to in sub-section (1) of Section 62 then he shall within five days from the date of receiving of such notice, intimate the same electronically to the concerned conciliation officer, Labour Officer of the area and Labour Commissioner, Himachal Pradesh.

(3) If the employer gives to any person employed by him a notice of lock-out, then he shall within five days from the date of such notice, intimate electronically the same to the concerned conciliation officer, Labour Officer of the area and Labour Commissioner, Himachal Pradesh.

CHAPTER-IX LAY-OFF, RETRENCHMENT AND CLOSURE

41. Manner of serving notice before retrenchment of the worker under clause (c) of section 70.—If any employer desires to retrench any worker employed in his industrial establishment who has been in continuous service for not less than one year under him then, such employer shall give notice of such retrenchment, in **FORM-XVII** to the State Government, and the concerned Labour Officer and Labour Inspector-cum-Conciliation Officer through e-mail or, by registered or speed post.

42. Manner of giving an opportunity for re-employment to the retrenched workers under Section 72.—Where any vacancy occurs in an industrial establishment and there are workers of such industrial establishment retrenched within one year prior to the proposal for filling up such vacancy, then, the employer of such industrial establishment shall offer an opportunity at least 10 days before by registered post or speed post and through e-mail to such retrenched workers who are citizens of India. If such workers give their willingness for employment then, the employer shall give them preference over other persons in filling up of such vacancy.

43. Manner of serving notice by the employer for intended closure under sub-section (1) of section 74.—If an employer intends to close down an industrial establishment he shall give notice of such closure in **FORM-XVII** to the State Government and a copy thereof to the Labour Commissioner, Himachal Pradesh, concerned Labour Officer and Labour Inspector , by e-mail or registered post or speed post.

CHAPTER-X

SPECIAL PROVISIONS RELATING TO LAY-OFF, RETRENCHMENT AND CLOSURE IN CERTAIN ESTABLISHMENTS

44. Manner of making application to the State Government by the employer for the intended lay-off and the manner of serving copy of such application to workers under sub-section (2) of Section 78.— An application for permission under sub-section (1) of Section 78 shall be made by the employer in **FORM-XVIII** stating clearly therein the reasons for the intended lay off and a copy of such application shall be served simultaneously to the worker concerned electronically and by registered post or speed post. Such application shall also be displayed conspicuously by the employer on a notice board or on electronic board at the main entrance of the industrial establishment.

45. Manner for applying for permission from the State Government to continue the lay-off under sub-section (3) of Section 78.—The employer shall in case of an industrial establishment being a mine specified in sub-section (3) of section 78 where the workers (other than Badli workers or casual workers) have been laid-off under sub-section (1) of Section 78 for reasons of fire, flood or excess of inflammable gas or explosion, within a period of thirty days from the date of commencement of such lay-off, apply to the State Government electronically and by registered or speed post with a copy to the Labour Commissioner, Himachal Pradesh and the concerned officer of the area jurisdiction, for permission to continue the lay-off specifying the number of days; intimating the number of workers to be laid off, the total number of workers employed in the industrial establishment, the date of lay off and the reasons for continuation of such lay off.

46. Time-limit for review under sub-section (7) of Section 78.—The State Government may, either on its own motion or on the application made by the employer or any worker, review its order granting or refusing to grant permission under sub-section (4) of the Section 78 within a period of thirty days from the date on which such order is made.

47. Manner of making application to the State Government by the employer for the intended retrenchment and manner of serving copy of such application to workers under sub-section (2) of section 79.— An application for permission referred to in sub-section (1) of Section 79 shall be made by the employer in **FORM-XVIII** stating clearly therein the reasons for the intended retrenchment electronically and a copy of such application shall also be sent to workers electronically and by registered post or speed post. Such application shall also be displayed conspicuously by the employer on a notice board or on electronic board at the main entrance to the industrial establishment.

48. Time-limit for review under sub-section (6) of Section 79.—The State Government may, either on its own motion or on the application made by the employer or any worker, review its order granting or refusing to grant permission under sub-section (3) of Section 79 within a period of thirty days from the date on which such orders is made.

49. Manner of making application to the State Government by the employer for intended closing down of an industrial establishment and the manner of serving copy of such application to the representatives of workers under sub-section (1) of Section 80.—An employer who intends to close down an industrial establishment to which Chapter X of the Code applies shall apply electronically in **FORM XVIII** for prior permission at least ninety days before the date on which intended closure is to become effective to the State Government, stating clearly therein the reasons for the intended closure of the industrial establishment and simultaneously a copy of such application shall also be sent to the representatives of the workers electronically and by registered post or speed post.

50. Time-limit for review under sub-section (5) of section 80.—The State Government may, either on its own motion or on the application made by the employer or any worker, review its order granting or refusing to grant permission under sub-section (2) of Section 80 within a period of thirty days from the date on which such order is made.

CHAPTER-XI WORKER RE-SKILLING FUND

51. Manner of utilization of fund under sub-section (3) of Section 83.—Every employer who has retrenched a worker or workers under this Code, shall, within ten days, at the time of retrenching a worker or workers shall electronically transfer an amount equivalent to fifteen days of last drawn wages of such retrenched worker or workers in the account name of the account shall be displayed on the website of the Labour and Employment Department, Himachal Pradesh to be maintained by the State Government. The fund so received shall be transferred by the State Government to each worker or worker's account electronically within forty five days of receipt of funds from the employer and the worker shall utilize such amount for his re-skilling. The employer shall also submit the list containing the name of each worker retrenched, the amount equivalent to fifteen days of wages last drawn in respect of each worker alongwith their bank account details to enable the State Government to transfer the amount in their respective account.

CHAPTER-XII OFFENCES AND PENALTIES

52. Manner of composition of offence by a Gazetted Officer specified under sub-section (1) of Section 89 and the manner of making application for the compounding of an offence specified under sub-section (4) of Section 89.—(1) The officer notified by the State Government for the purposes of compounding of offences under sub-section (1) of Section 89 (hereinafter referred to as the compounding officer), shall in the offences in which prosecution is not instituted, if the compounding officer is of the opinion that any offence under the Code for which the compounding is permissible under Section 89, he shall send a notice through **Samadhan Portal of the State Govt. (if Launched by the State Govt.) or through electronic mode or through Registered post to the accused** in **FORM XIX** consisting of three parts. In Part-I of such Form, the compounding officer shall interalia specify the name of the offender and his other particulars, the details of the offence and in which section the offence has been committed, the compounding amount required to be paid towards the composition of the offence. Part-II of the Form shall specify the consequences if the offence is not compounded and Part-III of the Form shall contain the application to be filed by the accused if he desires to compound the offence. Each notice shall have a continuous unique number containing alphabets or numeric and other details such as officer sending notice, year, place, type of inspection for the purpose of easy identification.

(2) The accused to whom the notice referred to in sub-rule (1) is served, may send the Part III of the Form duly filled by him to the compounding officer electronically or by registered post and deposit the compounding amount electronically or otherwise, within fifteen days of the receipt of the notice, in the account specified by the compounding officer in the notice.

(3) Where the prosecution has already been instituted against the accused in the competent Court, he may make an application to the Court to compound the offence against him and the Court, after considering the application, may allow composition of the offence by the compounding officer in accordance with provisions of Section 89.

(4) If the accused complies with the requirement of sub-rule (2), the compounding officer shall compound the offence for the amount of money deposited by the accused and,—

- (a) if the offence is compounded before the prosecution, then no complaint for prosecution shall be instituted against the accused; and
- (b) if the offence is compounded after institution of prosecution under sub-rule (3) with the permission of the Court, then, the compounding officer shall treat the case as closed as if no prosecution had been launched and will proceed in accordance with composition as under clause (a) and intimate the composition of offence to the competent Court in which the prosecution is pending and after receiving such intimation, the Court shall discharge the accused and close the prosecution.

(5) The compounding officer shall exercise the powers to compound the offence under this rule, subject to the direction, control and supervision of the State Government.

CHAPTER-XIII MISCELLANEOUS

53. Protected workers under sub-section (3) and (4) of Section 90.—(1) Every registered Trade Union connected with an industrial establishment, to which the Code applies, shall communicate to the employer before the 30th April of every year, the names and addresses of such of the officers of the Union who are employed in that establishment and who, in the opinion of the Union should be recognized as “protected workers”. Any change in the incumbency of any such officer shall be communicated to the employer by the union within fifteen days of such change.

(2) The employer shall, subject to sub-section (3) and sub-section (4) of Section 90, recognize such workers to be “protected workers” for the purposes of Section 90 and communicate to the Union, in writing, within fifteen days of the receipt of the names and addresses under sub-rule (1), the list of workers recognized as protected workers for the period of twelve months from the date of such communication.

(3) Where the total number of names received by the employer under sub-rule (1) exceeds the maximum number of protected workers, admissible for the industrial establishment, under sub-section (4) of Section 90, the employer shall recognise as protected workers only such maximum number of workers:

Provided that where there is more than one registered Trade Union in the industrial establishment, the maximum number shall be so distributed by the employer among the Unions that the numbers of recognized protected workers in individual Unions bear practicably by the same proportion to

one another as the membership figures of the Unions. The employer shall in that case intimate in writing to the President or the Secretary of the each concerned Union the number of protected workers allotted to it:

Provided further that where the number of protected workers allotted to a Union under this sub-rule falls short of the number of officers of the Union seeking protection, the union shall be entitled to select the officers to be recognised as protected workers. Such selection shall be made by the Union and communicated to the employer within five days of the receipt of the employer's letter in this regard.

(4) When a dispute arises between an employer and any registered Trade Union in any matter connected with the recognition of 'protected workers' under this rule, the dispute shall be referred to the Labour Officer of the area concerned, whose decision thereon shall be final.

54. Manner of making complaint by an aggrieved worker under section 91.—(1) Every complaint under section 91 of the Code shall be made electronically and by registered post or speed post in **FORM-XX** and shall be accompanied by as many copies as there are opposite parties mentioned in the complaint.

(2) Every complaint under sub-rule (1) shall be verified by the worker making the complaint or by authorized representative of the worker proved to the satisfaction of the conciliation officer, arbitrator or Tribunal as the case may be, to be acquainted with the facts of the case.

55. Manner of authorization of worker for representing in any proceeding under sub-section (1) of Section 94.—Where the worker is not a member of any Trade Union, then, any member of the executive or other office-bearer of any Trade Union connected with or by any other worker employed in the industry in which the worker is employed may be authorized by such worker to represent him in any proceeding under the Code relating to a dispute in which the worker is a party in **FORM-XII**.

56. Manner of authorization of employer for representing in any proceeding under sub-section (2) of Section 94.—Where the employer, is not a member of any association of employers, may authorize in **FORM-XII** an officer of any association of employers connected with, or by any other employer engaged in, the industry in which the employer is engaged to represent him in any proceeding under the Code relating to a dispute in which the employer is a party.

57. Submission of a copy each of the Form to the office of Director General, Labour Bureau under clause (zzf) of sub-section (2) of Section 99.—A copy each of **FORM-XV** (notice of strike), **FORM-XVI** (notice of lockout), **FORM-XVII** (notice for intimation of retrenchment or closure to the State Government), **FORM-XVIII** (Application for permission of lay-off or retrenchment or closure), and **FORM XIX** (compounding of offences), shall be shared electronically with Director General, Labour Bureau in auto-mode.

By order,

AKSHAY SOOD,
Secretary (*Lab. & Emp.*).

FORM-I
(See rule 3)

(Memorandum of settlement arrived at during conciliation/ or settlement arrived at between the employer and his workers otherwise than in the course of conciliation proceeding)

Names of Parties:

..... Representing employer(s);

..... Representing workers;

Short recital of the case

.....

Terms of settlement

.....

Signature of the parties

Witnesses:

(1)

(2)

*Signature of Conciliation Officer

In case the settlement arrived at between the employer and his workers otherwise than in the course of conciliation proceeding the copy of the memorandum shall be marked to the concerned Labour Officer of the area.

FORM-II
(See rule 8)

Application for Registration of Trade Union

To

The
Trade Unions, Himachal Pradesh.

Registrar,

Dated _____ day of _____ 20

1. We hereby apply for the registration of a trade union under the name of _____
2. The address of the head office of the union is _____
3. The union came into existence on the _____ day of _____
4. The union is union of employers/workers engaged in the industry _____ or (profession).
5. The particulars required by section 8 (1) of Industrial Relations Code, 2020 are given in Schedule-I.

6. The particulars given in Schedule-II show the provision made in the rules for the matters detailed in section 8 (1)(b) of Industrial Relations Code, 2020.
7. To be struck out in the case of unions which have not been in existence for one year before the date of application. The particulars required by Section 8 (2) of the Industrial Relations Code, 2020 are given in Schedule-III.
8. We have been duly authorised to make this application by* _____

Serial No.	Signature	Occupation	Address
1.			
2.			
3.			
4.			
5.			
6.			
7.			

*State whether the authority was given by a resolution of a general meeting of the Union if not in what other way it is given.

Schedule-I List of Officers

Serial No.	Title	Name	Age	Address	Occupation
------------	-------	------	-----	---------	------------

Note.— Enter in this schedule the name of all members of the executive of the Union, showing in column 1 the names of any posts held by them (e.g. President, Secretary including the General Secretary, Treasurer, etc.) in addition to their (office bearers) a members of the executive.

Schedule-II

The numbers of the rules making provision for the several matters detailed in column 1 are given in column 2 below :—

Serial No.	Matter	Number of rules
1.	Name of union	
2.	The whole of the subjects for which the union has been established.	
3.	The whole of the purposes for which the general funds of the union shall be applicable.	
4.	The maintenance of a list of members	
5.	The facilities provided for the inspection of the list of members by (office bearers) and members.	
6.	The admission of ordinary members	
7.	The admission of honorary or temporary members.	

8.	The conditions under which members are entitled to benefits assured by the rules.	
9.	The conditions under which fines or forfeitures can be imposed or varied.	
10.	The manner in which the rules shall be amended, varied or remanded.	
11.	The manner in which the members of the executive and the other (Office bearers) of the union shall be appointed and removed.	
12.	The safe custody of the funds	
13.	The annual audit of the accounts	
14.	The facilities for the inspection of the account books by officers and members.	
15.	The manner in which the union may be dissolved.	
16.	(The procedure for declaring a strike)	

Schedule-III

This Need Not Be Filled In If The Unions Came Into Existence Less Than One Year Before The Date Of Application For Registration

Statement of Liabilities and Assets on the day of _____ 20

Liabilities	Assets
Rs.	Rs.
A.P.	A.P.
Amount of general Fund	Cash :—
Amount of political fund	In hands of Treasurer
Loan from —	In hands of Secretary
_____	In hands of
_____	In the Bank
_____	In the Bank
Debts due to -	Securities as per list below
_____	Unpaid subscriptions due
Other Liabilities (to be specified)	Loans to -
_____	_____
Total Liabilities	Immovable property, Goods and furniture Other assets (to be specified)
	Total Assets

List of Securities

Particulars	Nominal value	Market value	In hands of
1	2	3	4
1.			
2.			
3.			
4.			
5.			
6.			

FORM -III
[See rule 10 (1)]

Register of Trade Unions

Serial No.	Officer							
Name of Union	Year of entering office	Name	Age on entry	Address	Occupation	Year of relinquishing office	Other offices held in addition to membership of Executive with dates	
Address of Head Office								
Date of Registration								
Number of application form								
List of members applying for registration								
1.								
2.								
3.								
4.								
5.								
6.								
7.								

FORM-'IV'

[See rule 10 (2)]

Certificate of Registration of Trade Union

No.

It is hereby certified that _____ has been registered under the Industrial Relations Code, 2020 this _____ day of _____ 20____

'Seal'

Registrar of Trade Unions

FORM 'V'
 [See rule 13 (1)]

Notice of change of Name

Name of the Trade Union already Registered:
 Registration Number:—

Dated _____ day of _____ 20

To

The Registrar,
 Trade Unions, Himachal Pradesh.

Notice is hereby given that the provision of Section 24 of the industrial Relations code, 2020 have been complied with name of above mentioned trade Union has been changed to _____.

The consent of members was obtained by

(Signed)		
	Secretary (office bearers)	Members
1.		
2.		
3.		
4.		
5.		
6.		
7.		

FORM-'VI'
 [See rule 13 (2)]

Notice of Amalgamation of Trade Unions

- A. Name of the Trade Union:
 Registration Number:—
- B. Name of the Trade Union:
 Registration Number:—

Dated _____ day of _____ 20

To

The
 Trade Unions, Himachal Pradesh.

Registrar,

Notice is hereby given that in accordance with the requirement of Section 24 of the above-mentioned Act the members of each (or every one) of the above mentioned Trade Unions have resolved to become amalgamated together as one Trade Union. And that the following are the terms of the said amalgamation (State the terms).

And that it is intended that the Trade Union shall henceforth be called the _____ accompanying this notice is a copy of the rules intended to be henceforth adopted by the Amalgamated Trade Union which are the rules (if so) of the Union.

(To be signed by seven members and the secretary of each Trade union)
The consent of members was obtained by

Name and address (Signed)	1. Secretary (office bearers)
To which registered	2. Members
Copy is to be sent	3. 4. 5. 6. 7. 8.

FORM -'VII'
(See rule 14)

Notice of Dissolution of a Trade Union

Name of the Trade Union already Registered:

Registration Number:—

Dated _____ day of _____ 20

To

The Registrar,
Trade Unions, Himachal Pradesh.

Notice is hereby given that the above mentioned Trade Union was dissolved in pursuance of the rules thereof, on the _____ day of _____ 20

We have been duly authorized by the union to forward this notice on its behalf, such authorization consisting of resolutions passed at a General meeting on _____ day of _____ 20

The consent of members was obtained by

(Signed)

1. Secretary (office bearers)
2. Members
- 3.
- 4.
- 5.

6.
7.
8.

[FORM -'VIII']

(See rules 16 & 19)

(Form for Trade Union)

Annual Returns Prescribed Under Section 26(1)(a) of the Industrial Relations Code,
2020, For The Year Ending 31st (December), 20

Part A

1. Name of the Union _____
2. Address of the Union _____
3. Registered Head Office _____
4. Number and date of certificate of registration _____
5. Classification of Industry (to be shown as per Schedule of Industries attached) _____
6. Classification of Sector (Please state to which of the following four categories the union belongs) -
 - (a) Public Sector - Central Sphere;
 - (b) Public Sector - State Sphere;
 - (c) Public Sector - General Sphere; and
 - (d) Public Sector - State Sphere.
7. Name of the All India Body/Federation to which affiliated _____
8. Affiliation number _____
9. Affiliation fee paid during the year _____
10. Number and date of receipt for payment of affiliation fee _____
11. Membership fee per month _____
12. No. of members on books at the beginning of the year _____
13. No. of members admitted during the year _____
14. No. of members who left during the year _____
15. No. of the members on books at the end of the year (i.e. on 31st March, 20)

Male	Female	Total
------	--------	-------
16. No. of members contributing to political fund _____
17. No. of members who paid their subscription for the whole year _____
18. A copy of the rules of the trade union corrected upto the date of despatch of this return is appended _____
19. Part B of the return over-leaf has been duly completed
Date the President / General Secretary.

Note.—(1) If the Federation falls under more than one category, the membership claim in each category may be shown, separately.

Note.—(2) Name of Unions should be given in separate statements marked 'A', 'B', 'C' & 'D'.

Part B

Statement of Liabilities and Assets of the 31st Day on March, 20____.

Liabilities	Rs.	Assets	Rs.
Amount of general fund		Cash —	
Amount of political fund		In hands of Treasurer	
Loans from		In hands of Secretary	
		In hands of	
		In the Bank	
		In the Bank	
		Securities as per list below	
		Un-paid subscription due for -	
		*(a) the year	
		*(b) previous year	
		Loans to -	
		(a) Officers	
		(b) members	
		(c) others	
Debts due to -		Immovable property	
Other liabilities (to be specified)		Goods and Furniture	
		Other assets (to be specified)	
Total liabilities		Total liabilities	

List of Securities

Particulars	Face Value	Cost Price	Market price at date on which accounts have been made up	In hands of

GENERAL FUND ACCOUNT			
		Treasure	
Income		Expenditure	
		Rs.	Rs.
Balance at the beginning of the year		Salaries, allowance and expenses of Officers	
Subscription from members (including unpaid subscriptions due for the year)		Travelling allowance, salaries, allowances and expenses of establishment	
		Auditors' fee	
		Legal expenses	
(a) Subscriptions received		Expenses in conducting trade disputes	
(b) Subscription in arrears for three months or less		Compensation paid to members for loss	

		arising out of trade disputes	
(c) Subscription in arrears for more than three months		Funeral, old age, sickness, unemployment benefits etc.	
		Educational, Social and religious benefits	
Donations		Cost of publishing periodicals	
Sale of periodicals, books, rules, etc.			
Interest on investments Income from Miscellaneous sources (to be specified)		Rents, rates and taxes, Stationery, Printing and postage Expenses incurred under section 15 of the Industrial Relations Code, 2020 (to be specified)	
		Other expenses (to be specified)	
		Balance at the end of year	
Total		Total at	

Political Fund Account

Rs.	Rs.
Balance at the beginning of year	Payments made on objects specified in Section 15 of the Industrial Relations Code, 2020 (to be specified)
Contribution from members at per member	Expenses of management (to be fully specified) Balance at end of year

Treasurer

Auditors Declaration

The undersigned, having had access to all the books and accounts of the Trade Union, and having examined the foregoing statements and verified the same with the

account vouchers relating thereto, now sign the same as found to be correct, duly vouchered and in accordance with the law, subject to the remarks, if any, appended hereto and also certify that the Trade Union had properly maintained its membership register and its accounts and the members had paid their membership subscriptions to the Trade Union as shown in the foregoing statement of the general fund account of the Union, subject to the remarks, if any, appended hereto.

Auditor

The following changes of (office bearers) have been made during the year.
(officer bearers) Relinquishing Office

Name of (Office bearer)	Date of relinquishing office

(Office Bearers) Appointed

Name	Date of birth	Private address	Personal occupation	Title or position held in the Trade Union	Date on which appointment in column 5 was taken up	Other offices held in addition to membership of executive with date
1	2	3	4	5	6	7

Elections

Date of last election Date of next election of

President/General Secretary.

FORM-IX

[See rule 22(1)]

Register of Membership and Subscription

the month of						
September	October	November	December	January	February	March
Total Subscription for the year			Date on which membership ceased			Remarks

FORM-X

(See rule 32)

(Notice of change of service conditions proposed by an employer)

Name of employer.....

Address.....

Dated the day of 20.....

In accordance with Section 40(1) of Industrial Relation code I/We hereby give notice to all concerned that it is my/our intention to effect the change/changes specified in the annexure, with effect from in the conditions of service applicable to workers in respect of the matters specified in the Third Schedule to this code.

Signature.....
Designation.....**ANNEXURE**

(Here specify the change/changes intended to be effected)

Copy forwarded to:

1. The Secretary of registered Trade Union, if any.
 2. Concerned Labour Officer.
-

FORM-XI
(Agreement for voluntary arbitration)
(See rule 33)

BETWEEN

.....Name of the parties representing employer (s)

And

.....Representing worker
It is hereby agreed between the parties to refer the following dispute to the arbitration of [here specify the name(s) and address(es) of the arbitrator (s)].

- (i) Specific matters in dispute.
- (ii) Details of the parties to the dispute including the name and address of the establishment or undertaking involved.
- (iii) Name of the worker in case he himself is involved in the dispute or the name of the union, if any, representing the worker or workers in question.
- (iv) Total number of workers employed in the undertaking affected.
- (v) Estimated number of workers affected or likely to be affected by the dispute.

*We further agree that the majority decision of the arbitrators shall be binding on us in case the arbitrator(s) are equally divided in their opinion they shall appoint another person as umpire whose award shall be binding on us.

The arbitrator (s) shall make his (their) award within a period of (here specify the period agreed upon by the parties) from the date of publication of this agreement in the Official Gazette by the State Government or within such further time as is extended by mutual agreement between us in writing. In case, the award is not made within the period afore mentioned, the reference to the arbitration shall stand automatically cancelled and we shall be free to negotiate for fresh arbitrator.

Signature of the parties Representing employer/ Representing worker/ workers.

Witnesses

1.
2.

Copy to: (i) The Conciliation Officer here enter office address of the Conciliation Officer for the area concerned.

(ii) The Secretary (Labour & Employment) to the Government of Himachal Pradesh.

FORM-XII
(See rules 35, 55 and 56)

(Authorization by a worker, group of worker, employer, group of employer to be represented in a proceeding before the authority under this Code).

Before the Authority
(Here mention the authority concerned)

In the matter of: (mention the name of the proceeding)
workers Versus Employer.

I/we hereby authorise Shri / Sarvashri (if representatives are more than one)
1.....2.....3..... to represent me/us in the above matter.

Dated this.....day of.....20.....

Signature of person(s) nominating the representative(s)

Address Accepted

FORM-XIII

(See sub-rule 21 of rule 36 and sub-rule 21 of 37)

Form of Oath of Office for Judicial Member or Administrative Member (whichever is applicable) of State Industrial Tribunal

I, A, B, having been appointed as Judicial Member/Administrative Member (whichever is applicable) of State Industrial Tribunal (Name of the Tribunal) do solemnly affirm/ do swear in the name of God that I will faithfully and conscientiously discharge my duties as the Judicial Member/Administrative Member of State Industrial Tribunal (Name of the Tribunal) to the best of my ability, knowledge and judgment, without fear or favour, affection or ill-will and that I will uphold the Constitution and the laws of the land.

(Signature)

Place:

Date:

FORM-XIV

(See sub-rule (5) of rule 38)

(Application to be submitted before the Tribunal in the matter not settled by the Conciliation Officer)

Before..... (here mention the name of the Tribunal having jurisdiction over the area)

In the matter of:

..... Applicant
Address.....

Versus
..... Opposite party (ies)
Address.....

The above mentioned applicant begs to state as follows :—

(Here set out the relevant facts and circumstances of the case).

The applicant prays that the instant dispute may please be admitted for adjudication and request to pass appropriate Award.

Date

Place

FORM-XV

(See rule 39)

[Notice of Strike to be given by Union (Name of Union)/ Group of Workers]

Name of five elected representatives of workers.....

Dated the.....day of.....20.....

To

(The name of the employer).

Dear Sir/Sirs,

In accordance with the provisions contained in sub-section (1) of Section 62 of the Industrial Relation code. I/We hereby give you notice that I propose to call a strike / we propose to go on strike on20....., for the reasons explained in the annexure.

Yours faithfully,
(Secretary of the Union).

Five representatives of the workers duly elected at a meeting held on
(date), *vide* resolution attached.

ANNEXURE

Statement of the Case

Copy to:

- (1) Labour Officer of the concerned area .
- (2) Labour Commissioner Himachal Pradesh

FORM -XVI

(See rule 40)

(Notice of Lock-out to be given by an employer of an industrial establishment)

Name of employer

Address.....

Dated the.....day of.....20.....

In accordance with the provisions of 62(6) of this code, I/we hereby give notice to all concerned that it is my/our intention to effect lock out in.....department(s), section(s) of my/our establishment with effect from.....for the reasons explained in the annexure.

Signature.....

Designation.....

ANNEXURE

1. Statement of reasons

Copy forwarded to:

- (1) The Secretary of the Registered Union, if any
- (2) Conciliation Officer (Here enter office address of Labour Officer/Labour Inspector) of the concerned area.
- (3) Labour Commissioner, Himachal Pradesh
- (4) To the office of DG Labour Bureau

FORM -XVII
(See rule 41 and 43)

(Notice of Intimation of Retrenchment/ Closure to be given by an employer to the State Government under the provisions of Chapter-IX of the Industrial Relations Code, 2020 and rules made there under)

(To be submitted online. In case of exigencies, on paper in the prescribed format below)

Name of Industrial Establishment /Undertaking/ Employer.....
Labour Identification Number
Dated.....

(Note.—The intimation for Closure/Retrenchment to the appropriate government shall be served 60 days and 30 days before commencement of Closure/Retrenchment respectively)

To,

The Secretary to the Government of Himachal Pradesh,
Department of Labour & Employment, H.P.
Shimla-2.

1. *(Retrenchment) (a) Under Section 70(C) of this Code, I/ we* hereby intimate you that I*/we* have decided to retrench..... workers** out of a total of Workers** with effect from..... (DD/MM/YYYY)
or

(Closure) (b) Under Section 74(1) of this Code, I / we hereby intimate you that I*/we* have decided to close down,.....(name of the industrial establishment or undertaking) with effect from..... (DD/MM/YYYY). The number of workers whose services would be terminated on account of the closure of the undertaking is..... (number of workers).

2. The reason for Retrenchment/Closure
-
3. * The worker(s)* concerned were given on the..... (DD/MM/YYYY) one month's notice in writing as required under section 70(a)*/ Section 75(1)* of this Code.
or
* The worker(s) concerned have been given on the..... (DD/MM/YYYY) one month's pay in lieu of the notice as required under section 70(a)*/ Section 75(1)* of this Code.
4. * I*/We* hereby declare that the worker(s) concerned have been*/will be* paid all their dues along with the compensation due to them under section 70*/ Section 75* of this Code before or on the expiry of the notice period.

or

I/We hereby state that currently Insolvency proceedings are on in respect of the said Industrial Establishment/Undertaking/Employer, and that I*/we* will pay all the dues alongwith the compensation due to them under concerned laws.

5. (Retrenchment) I/we* hereby declare that the worker(s) concerned have been* / will be* retrenched in compliance to the Section 71 and Section 72 of this Code.

6. I*/ we* hereby declare that no court case is pending before any Court in the matter, and if yes, the details thereof have been Annexed.
7. I*/ we* hereby declare that the above information given by me*/us* in this notice and the Annexures is true, I*/ we* am*/ are* solely responsible for its accuracy and no facts/ materials has been suppressed in the matter.

Yours faithfully,

(Name of Employer/ ***Authorized Representative with Seal).

(* Strike off which is not applicable)

(** Indicate number in figures and words both)

(***Copy of Authorization letter issued by the employer shall be enclosed)

Copy to :

- (1) To the Office of DG Labour Bureau, Ministry of Labour and Employment, (Only for statistical purpose.)
 - (2) Labour Commissioner, Himachal Pradesh
 - (3) The labour Officer of the concerned area
 - (4) To the Registered Unions/ Authorised Representatives of Workers operating in the establishments or undertakings.
-

FORM – XVIII

[See rule 44, 47 and 49]

(Application for permission of Lay-off/ Continuation of Lay-off/ Retrenchment/ Closure to be given by an employer / Industrial establishment /Undertaking to the State Government under the provisions of Chapter-X of the Industrial Relations Code, 2020 and rules made there under)

To be submitted online. (In case of exigencies on paper in the prescribed format below)

Name of Industrial Establishment or Undertaking or Employer.....

Labour Identification Number.....

Dated.....

(Note.—The application to the State Government shall be served as indicated below:

Lay-off : atleast 20 days before the intended Lay-off

Continuation of Lay-off – atleast 15 days before the expiry of earlier Lay-off

Retrenchment – atleast 60 days before the intended date of Retrenchment

Closure – atleast 90 days before the intended date of Closure)

To,

The Secretary to the Government of Himachal Pradesh,
Department of Labour & Employment,
Shimla-2.

1. *(Lay-off) (a) Under section 78(2) of the Industrial Relations Code, 2020, I*/we* hereby apply for —permission to lay-offworkers** out of total of workers** employed in my*/our* establishment (details to be given in Annex-I) with effect from (DD/MM/YYYY).

or

(Continuation of lay-off) (b) Under section 78(3) of the Industrial Relations Code, 2020, I/we* hereby apply for permission to continue the Lay-offworkers** out of total of laid off workers** in my*/our* establishment (details to be given in Annex-I) with effect from (DD/MM/YYYY).

or

(Retrenchment) (c) Under section 79(2) of the Industrial Relations Code, 2020, I/we* hereby apply for permission for intended retrenchment of..... workers out of total of workers** employed in my*/our* establishment (details to be given in Annex-I) with effect from (DD/MM/YYYY).

or

(Closure) (d) Under section 80(1) of the Industrial Relations Code, 2020, I / we hereby inform you that I*/we* intended to close down the undertaking..... (name of the industrial establishment or undertaking or employer) (details to be given in Annex-1) with effect from..... (DD/MM/YYYY). The number of workers whose services would be terminated on account of the closure of the undertaking is..... (number of workers)

2. * (Lay-off/Continuation of Lay-off) The worker(s) concerned were given on (DD/MM/YYYY) notice in writing as required under Section 78(2)*/ Section 78(3)* of this Code.

or

(Retrenchment/ Closure) The worker(s) concerned were given on..... (DD/MM/YYYY) one month's notice in writing as required under section 79/ Section 80* of this Code.

Or

(Retrenchment/ Closure) The worker(s) have been given on..... (DD/MM/YYYY) one month's pay in lieu of notice as required under section 79/ section 80* of this Code.

3. The details of affected worker(s) is at Annexure-II.
4. (Retrenchment) I*/we* hereby declare that the workers concerned will be retrenched in compliance to the Section 71 and Section 72 of this Code.
5. *I/We* hereby declare that the worker(s) concerned have been*/will be* paid all the dues and compensation due to them under section 67, read with Section 78(10)*/ Section 79* / section 80* of this Code before or on the expiry of the notice period.
or
I/We hereby state that currently Insolvency proceedings are on in respect of the said Industrial Establishment/Undertaking/Employer, and that I/we* will pay all the dues alongwith the compensation due to them under concerned laws.
6. I/ we* hereby declare that no court case is pending before any Court in the matter, and if yes, the details thereof have been Annexed.
7. I/ we hereby declare that the above information given by me/ us* in this notice and enclosures is/ are* true, I/ we am/ are solely responsible for its accuracy and no facts/ materials has been suppressed in the matter.

The permission sought for may please be granted.

Yours faithfully,
(Name of Employer/ ***Authorised Representative
with Seal).

(* Strike off which is not applicable)

(** Indicate number in figures and word both)

(***)Copy of Authorization letter issued by the employer shall be enclosed)

ANNEXURE-I
 (Please give replies against each item)

1.	Name of the undertaking with complete postal address, e-mail, mobile and land line.	
2.	Status of undertaking— (i) Whether Central public sector/State public sector/ etc. (ii) Whether a private limited company/ partnership firm (iii) Whether the undertaking is Licensed/registered and if so, name of licensing/registration authority and licence/registration certificate numbers.	
3	(a) MCA Number	
	(b) GSTN Number	
4.	(i) Annual production, item wise for preceding three years— (ii) Production figures, month-wise, for the preceding twelve month	
5.	Audit report of establishment/ undertaking including Balance sheets, profit and loss accounts for the last three years.	To be annexed.
6.	Names of the inter-connected companies or companies under the same management.	
7.	Details of lay-off/ Retrenchment resorted to in the last three years including the periods of such lay-offs/ Retrenchment the number of workmen involved in each such lay-off/ Retrenchment / continuation of lay off	
8.	Any other relevant details which have bearing on lay-off/ continuation of lay off/ retrenchment/ closure.	

ANNEXURE-II

(Details of affected workers)

Sl. No.	UAN/ CMPFO	Name of the Worker	Category (Highly Skilled/ Skilled/ Semi-skilled / Unskilled)	Date from which in service in / with the said establishment/ Undertaking/ Employer	Wage as on date of Application	Remark
1.						
2.						
3.						

FORM-XIX
(See rule 52)

Notice to the Employer who committed an offence for the first time under this code, for compounding of offence under sub-section (4) of Section 89, the undersigned and the Compounding Officer under sub-section 1 of Section 89 of the Industrial Relation Code, 2020 hereby intimates that the allegation has been made against you for committing offence for the violation of various provision of this Code as per the details given below:—

PART – I

1. Name and Address of the offender Employer-
2. Address of the Establishment
3. Particulars of the offence
4. Section of the Code under which the offence is committed
5. Compounding amount required to be paid towards composition of the offence.....

PART – II

You are advised to deposit the above mentioned amount within fifteen days from the date of issue of this notice for compounding the offence as per Section 89 (1) of the Industrial Relation Code, 2020, alongwith an application dully filled in part – III of this notice.

In case you fail to deposit the said amount within the specified time, no further opportunity shall be given and necessary direction for filing of prosecution under section ---- shall be issued.

(Signature of the Compounding Officer)

Date:

Place:

PART – III

Application under sub-section (4) of Section 89 for compounding of offence

1. Name of applicant name of the employer who committed the offence under the Industrial Relation Code 2020 to be mentioned.....
2. Address of the applicant
3. Particulars of the offence.....
.....
.....
4. Section of the Code under which the offence has been committed
.....
5. Details of the compounding amount deposited (electronically generated receipt to be attached).....
6. Details of the prosecution, if filed for the violation of above mentioned offences may be given
7. Whether the offence is first offence or the applicant had committed any other offence prior to this offence, if committed, then, full details of the offence.
.....
.....
.....

8. Any other information which the applicant desires to provide

.....
.....
.....

Applicant
(Name and signature)

Dated:

Place:

FORM -XX
[See rule 54(1)]

(Complaint under Section 91 of the Industrial Relation Code, 2020)

Before the Conciliation officer/ Arbitrator/ Tribunal or, National Tribunal -----,

In the matter of :..... Reference No.....

A.....	Complainant(s);
Versus	
B.....	Opposite Party(ies).

Address:

The petitioner(s) begs/beg to complain that the Opposite Party(ies) has/have been guilty of a contravention of the provisions of Section 90 of the Industrial Relation code, as shown below:—

(Here set out briefly the particulars showing the manner in which the alleged contravention has taken place and the grounds on which the order or act of the management is challenged.)

The complainant(s) accordingly prays/pray that the Conciliation officer/ Arbitrator/ Industrial Tribunal or National Tribunal may be pleased to decide the complaint set out above and pass such order or orders thereon as it may deem fit and proper.

The number of copies of the complaint and its annexure required under rule 91 of the Industrial Relation Code are submitted herewith.

Dated this.....day of.....20..... Signature of the Complainant(s)

VERIFICATION

I do solemnly declare that what is stated in paragraph..... above is true to my knowledge and that what is stated in paragraphs..... above is stated upon information received and believed by me to be true. This verification is signed by me at..... on day of.....20.....

Signature
or Thumb impression of the person verifying.

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[Authoritative English text of this Department Notification No. EXN-F(10)-5/2022 dated 04-07-2022 as required under clause (3) of Article 348 of the Constitution of India].

STATE TAXES AND EXCISE DEPARTMENT

NOTIFICATION No. 7/2022-State Tax

Shimla-2, the 4th July, 2022

No. EXN-F(10)-5/2022.—In exercise of the powers conferred by Section 128 of the Himachal Pradesh Goods and Services Tax Act, 2017 (10 of 2017), the Governor of Himachal Pradesh, on the recommendations of the GST Council, hereby makes the following further amendments in the notification of the Government of Himachal Pradesh No. 73/2017-State Tax, dated the 16th January, 2018, published in the e-Gazette of Himachal Pradesh *vide* number EXN-F(10)-43/2017, dated 20th January, 2018, namely:—

In the said notification, after the fifth proviso, the following proviso shall be inserted, namely:—

“Provided also that the late fee payable for delay in furnishing of FORM GSTR-4 for the Financial Year 2021-22 under section 47 of the said Act shall stand waived for the period from the 1st day of May, 2022 till the 30th day of June, 2022.”

By order,
Sd/-
(SUBHASISH PANDA),
Pr. Secretary (ST&E).

HIMACHAL PRADESH ELECTRICITY REGULATORY COMMISSION**Vidyut Aayog Bhawan, SDA Complex, Block-37, Kasumti, Shimla-171 009****Tel No.0177-2627263,2627907,2627908 Fax.No.0177-2627162****E-mail: secy-hperc@hp.gov.in****Website: <https://www.hperc.org>****NOTIFICATION***Dated, the 27th July, 2022*

No. HPERC-438-Supply Code.—In partial modification of Notification No. HPERC-438-Supply Code dated 13-12-2019 and in exercise of the powers conferred under clause 1.3 of the Himachal Pradesh Electricity Regulatory Supply Code, 2009, the Himachal Pradesh Regulatory Commission hereby reconstitutes the Electricity Supply Code Review Panel, comprising of the following:—

Sl. No.	Name & Designation	Representing from	
1.	The Director (Technical) HPSEBL, Vidyut Bhawan Shimla-171 004 (H.P.).	Distribution Licensee	<i>Chairman</i>
2.	The Executive Director (Technical) HPERC, Kasumti, Shimla-171 009 (H.P.).	HPERC	<i>Convener</i>
3.	The Chief Engineer (Commercial) HPSEBL, Vidyut Bhawan Shimla-171 004 (H.P.).	Distribution Licensee	<i>Member</i>
4.	The General Manager (Projects) HPPTCL, Himfed Bhawan, Below Old MLA's Quarter, Panjri, Shimla-171 005 (H.P.).	STU	<i>Member</i>
5.	The Superintending Engineer (P&I), Unit-II, I&PH Department, Jal Bhawan, Kasumti, Shimla-171 009 (H.P.).	Non-domestic/non-commercial/water & irrigation consumers	<i>Member</i>
6.	The Superintending Engineer Electrical Circle, HPPWD, Kasumti, Shimla-171009 (H.P.).	Non-domestic/non-commercial consumers	<i>Member</i>
7.	The Consumer's Representative	Domestic Consumers	<i>Member</i>
8.	The Convener, Power Panel, CIL Himachal Pradesh State Council Confederation of Indian Industry (CII), Sector-31-A, Chandigarh-160030.	Bulk Consumers	<i>Member</i>
9.	The Senior Vice President, Himalayan Power Producers Association, B-7, Sector-1, Phase-1, Main Road, New Shimla-171009 (H.P.).	Generator	<i>Member</i>
10.	The Vice President and the Chairman, Power Committee of BBN Industries Association, c/o Single Window Clearing Agency, Industrial Area, Baddi, District Solan-173205 (H.P.).	Industrial Consumers	<i>Member</i>

11.	The Chief Manager (E&I) c/o ACC Limited, P.O. Barmana, District Bilaspur-174013 (H.P.).	Open Access Consumers/ Bulk Consumers	<i>Member</i>
12.	The President, Shimla Hotel & Restaurant Association, Hotel Devicos, 5, The Mall, Shimla-1.	Commercial Consumers	<i>Member</i>
13.	The DGM(Projects), M/s Vardhman Textiles Ltd., Sai Road, Baddi-173205(H.P.).	Industrial Consumers	<i>Member</i>
14.	The General Manager (Electrical), Ambuja Cements Ltd., P.O. Darlaghat, Teh. Arki, Distt. Solan-171102 (H.P.).	Industrial Consumers	<i>Member</i>

1. The Chairman of the Electricity Supply Code Review Panel shall hold office as such for a period of two years and its all other members shall hold office by the virtue of position held by them in their respective organization until changed/replaced by the respective organization/consumers group.

2. A member of the Electricity Supply Code Review Panel, who is a government officer or an employee/officer of any government instrumentality or of any Public Sector Undertaking, shall draw Travelling Allowance and Daily Allowance from his/her parent department or organization.

3. A member of Electricity Supply Code Review Panel, other than those referred to under sub-para (2), shall be paid sitting fee of Rs. 500/- per meeting and TA and DA at the rates admissible, in the State Government to its Grade-I officers.

By order of the Commission,

Sd/-
Secretary.

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In the Court of Executive Magistrate, Anni, District Kullu (H.P.)

Dola Singh

.. *Applicant.**Versus*

General Public

.. *Respondent.*

Subject.—Notice under section 37 of Land Revenue Act, 1954 Correction of name in Revenue Record.

Sh. Dola Ram s/o Sh. Parsu *alias* Palas Ram, resident of Village Jaibag, P.O. Lagauti, Tehsil Anni, District Kullu, H.P. has moved an application for correction of his name in revenue record in the office of the undersigned accompanying with an affidavit stating therein that he is owner of the land in Karshaigad Phati of Tehsil Anni, District Kullu. In the application, the applicant has prayed that the entry in revenue record with respect to name is not correct *i.e.* Dige Singh s/o Sh. Parsu *alias* Palas Ram. The applicant has attached Copy of Adhar Card alongwith an affidavit wherein, the name of the applicant's Name has been shown as Dola Ram s/o Sh. Parsu *alias* Palas Ram.

Hence, the general public is hereby made aware through this notice that if any person or relatives have any objection regarding correction of name in revenue record of said applicant Sh. Dola Ram s/o Sh. Parsu *alias* Palas Ram instead of Dige Singh s/o Sh. Parsu *alias* Palas Ram, then he may file his objection before the undersigned on or before 08-08-2022 an any working day failing which the *ex-parte* order with regards to correction of name will be passed.

Given under my seal and signature on this 8th of July, 2022.

Seal.

Sd/-

*Executive Magistrate,
Anni, District Kullu (H.P.).*

In the Court of Dr. Surender Thakur (H.A.S.), Special Marriage Officer-cum-Sub-Divisional Magistrate, Manali, District Kullu (H.P.)

In the matter of :

Tsetan Dorje aged 36 years s/o Sh. Paldan Tsering, r/o Kyalupa Khaltsi Khaltsi, Leh Jammu & Kashmir at present residing Dar-ul-Fzal, Children Home Shuru, P.O. Prini, Tehsil

Manali, Distt. Kullu (H.P.) & Lalnunpuii aged 37 years d/o R. Lalsangliana, r/o Dar-Ul-Fazl, Children Home Shuru, P.O. Prini, Tehsil Manali, Distt. Kullu (H.P.).

Versus

General Public

An application for registration of marriage under Special Marriage Act, 1954.

Tsetan Dorje aged 36 years s/o Sh. Paldan Tsering, r/o Kyalupa Khaltsi Khaltsi, Leh Jammu & Kashmir at present residing Dar-ul-Fzal, Children Home Shuru, P.O. Prini, Tehsil Manali, Distt. Kullu (H.P.) & Lalnunpuii aged 37 years d/o R. Lalsangliana, r/o Dar-Ul-Fazl, Children Home Shuru, P.O. Prini, Tehsil Manali, Distt. Kullu (H.P.) has presented an application on 21-02-2022 in this court for the registration of marriage under Special Marriage Act, 1954. Hence this proclamation is hereby issued for the information of general public that if any person have any objection for the registration of the above marriage can appear in this court on 21-08-2022 at Manali to object registration of above marriage personally or through an authorized agent failing which this marriage will be registered under this Act, 1954 accordingly.

Given under my hand and seal of the court on 24th day of June, 2022.

Seal.

Sd/-

*Special Marriage Officer-cum-Sub-Divisional Magistrate,
Manali, District Kullu (H.P.).*

In the Court of Dr. Surender Thakur (H.A.S.), Special Marriage Officer-cum-Sub-Divisional Magistrate, Manali, District Kullu (H.P.)

In the matter of :

Sanjeeven Singh s/o Sh. Sewa Singh, Permanent r/o V.P.O. Nagrota Suriyan, Tehsil Jwali, Distt. Kangra (H.P.) c/o Pinaak Rosett Situated at Village Simsia, P.O. Chhiyal, Tehsil Manali, Distt. Kullu (H.P.)-175131 and Jyoti Kumari d/o Sh. Krishan Lal Guleria r/o H. No. 139/9, Thanera Bazar, College Road Mandi, Tehsil Sadar, District Mandi (H.P.) at present w/o Sh. Sanjeeven Singh, c/o Pinaak Rosett situated at Village Simsia, P.O. Chhiyal, Tehsil Manali, Distt. Kullu (H.P.)-175131 do hereby declare as follows:-

Versus

General Public

An application for registration of marriage under Special Marriage Act, 1954.

Sanjeeven Singh s/o Sh. Sewa Singh, Permanent. r/o V.P.O. Nagrota Suriyan, Tehsil Jwali, Distt. Kangra (H.P.) c/o Pinaak Rosett situated at Village Simsia P.O. Chhiyal, Tehsil Manali, Distt. Kullu (H.P.)-175131 and Jyoti Kumari d/o Sh. Krishan Lal Guleria, r/o H. No. 139/9, Thanera Bazar, College Road Mandi, Tehsil Sadar, District Mandi (H.P.) at present w/o Sh. Sanjeeven Singh, c/o Pinaak Rosett situated at Village Simsia, P.O. Chhiyal, Tehsil Manali, Distt. Kullu (H.P.)-175131 has presented an application on 28-06-2022 in this court for the registration of marriage under Special Marriage Act, 1954. Hence this proclamation is hereby

issued for the information of general public that if any person have any objection for the registration of marriage can appear in this court on 10-08-2022 at 2.00 P.M. to object registration of above marriage personally or through an authorized agent failing which this marriage will be registered under this Act, 1954 accordingly.

Given under my hand and seal of the court on 7th day of July, 2022.

Seal.

Sd/-

*Special Marriage Officer-cum-Sub-Divisional Magistrate,
Manali, District Kullu (H.P.).*

**In the Court of Sub-Divisional Magistrate-cum-marriage Officer, Manali,
District Kullu (H.P.)**

In the matter of :

Sh. Gabriel Frichlander age 59 years, r/o Dob House No. 26, Telaviv Pin No. 6341619 Nationality-Israel, Passport Number-35454038 at present residing at V.P.O. Vashisht, Tehsil Manali, District Kullu (H.P.) and Shaoni Mukherjee d/o Sh. Prasanta Mukherjee, r/o 1050/1, Survey Park, UD-020108, Santoshpur, Santoshpur S.O., Santoshpur, Kolkata, West Bengal-700075.

Versus

General Public

An application for registration of marriage under Special Marriage Act, 1954.

Whereas Sh. Gabriel Frichlander age 59 years, r/o Dob House No. 26, Telaviv Pin No. 6341619 Nationality-Israel, Passport Number-35454038 at present residing at V.P.O. Vashisht, Tehsil Manali, District Kullu (H.P.) and Shaoni Mukherjee d/o Sh. Prasanta Mukherjee, r/o 1050/1, Survey Park, UD-020108, Santoshpur, Santoshpur S.O., Santoshpur, Kolkata, West Bengal-700075 have presented an application on 04-07-2022 in this court for the registration of marriage under Special Marriage Act, 1954. Hence this proclamation is hereby issued for the information of general public that if any person have any objection for the registration of the above marriage can appear in this court on 10-08-2022 to object registration of above marriage personally or through an authorized agent failing which this marriage will be registered under this Act, 1954 accordingly.

Given under my hand and seal of the court on 7th day of July, 2022.

Seal.

Sd/-

*Sub-Divisional Magistrate-cum-Marriage Officer Manali,
Manali, District Kullu (H.P.).*

**In the Court of Sh. Bhanu Gupta (H.P.A.S), Sub-Divisional Magistrate, Shimla (Urban),
District Shimla, Himachal Pradesh**

Smt. Kamla w/o Sh. Lok Raj, r/o Basti Ram Niwas, Tutikandi, Shimla, Tehsil Shimla
(Urban), District Shimla, Himachal Pradesh . . Applicant.

Versus

General Public . . Respondent.

Application under section 13(3) of Birth and Death Registration Act, 1969.

Smt. Kamla w/o Sh. Lok Raj, r/o Basti Ram Niwas, Tutikandi, Shimla, Tehsil Shimla
(Urban), District Shimla, Himachal Pradesh has preferred an application to the undersigned for
registration of date of birth of her daughter namely ANITA (DOB-27-09-2005) at above address in
the record of Municipal Corporation, Shimla.

Therefore through this proclamation, the general public is hereby informed that any person
having any objection for entry of date of birth mentioned above, may submit his objection in
writing in this court within 30 (Thirty) days from the date of publication of this notice in official
Gazette. No objection will be entertained after prescribed period and application will be decided
accordingly.

Given under my hand and seal of the Court on this 20th July 2022.

Seal.

BHANU GUPTA(HPAS),
*Sub-Divisional Magistrate,
Shimla (Urban), District Shimla (H.P.).*

**In the Court of Sh. Bhanu Gupta (H.P.A.S), Sub-Divisional Magistrate, Shimla (Urban),
District Shimla, Himachal Pradesh**

Smt. Kamla w/o Sh. Lok Raj, r/o Basti Ram Niwas, Tutikandi, Shimla, Tehsil Shimla
(Urban), District Shimla, Himachal Pradesh . . Applicant.

Versus

General Public . . Respondent.

Application under section 13(3) of Birth and Death Registration Act, 1969.

Smt. Kamla w/o Sh. Lok Raj, r/o Basti Ram Niwas, Tutikandi, Shimla, Tehsil Shimla
(Urban), District Shimla, Himachal Pradesh has preferred an application to the undersigned for
registration of date of birth of her son namely SAHIL (DOB-05-01-2012) at above address in the
record of Municipal Corporation, Shimla.

Therefore through this proclamation, the general public is hereby informed that any person having any objection for entry of date of birth mentioned above, may submit his objection in writing in this court within 30 (Thirty) days from the date of publication of this notice in official Gazette. No objection will be entertained after prescribed period and application will be decided accordingly.

Given under my hand and seal of the Court on this 20th July 2022.

Seal.

BHANU GUPTA(HPAS),
*Sub-Divisional Magistrate,
Shimla (Urban), District Shimla (H.P.).*

**In the Court of Sh. Bhanu Gupta (H.P.A.S), Sub-Divisional Magistrate, Shimla (Urban),
District Shimla, Himachal Pradesh**

Smt. Kamla w/o Sh. Lok Raj, r/o Basti Ram Niwas, Tutikandi, Shimla, Tehsil Shimla (Urban), District Shimla, Himachal Pradesh . . . *Applicant.*

Versus

General Public . . . *Respondent.*

Application under section 13(3) of Birth and Death Registration Act, 1969.

Smt. Kamla w/o Sh. Lok Raj, r/o Basti Ram Niwas, Tutikandi, Shimla, Tehsil Shimla (Urban), District Shimla, Himachal Pradesh has preferred an application to the undersigned for registration of date of birth of her son namely KUNAL (DOB-26-01-2010) at above address in the record of Municipal Corporation, Shimla.

Therefore through this proclamation, the general public is hereby informed that any person having any objection for entry of date of birth mentioned above, may submit his objection in writing in this court within 30 (Thirty) days from the date of publication of this notice in official Gazette. No objection will be entertained after prescribed period and application will be decided accordingly.

Given under my hand and seal of the Court on this 20th July 2022.

Seal.

BHANU GUPTA(HPAS),
*Sub-Divisional Magistrate,
Shimla (Urban), District Shimla (H.P.).*

**In the Court of Sh. Bhanu Gupta (H.P.A.S), Sub-Divisional Magistrate, Shimla (Urban),
District Shimla, Himachal Pradesh**

Smt. Kamla w/o Sh. Lok Raj, r/o Basti Ram Niwas, Tutikandi, Shimla, Tehsil Shimla (Urban), District Shimla, Himachal Pradesh . . *Applicant.*

Versus

General Public . . *Respondent.*

Application under section 13(3) of Birth and Death Registration Act, 1969.

Smt. Kamla w/o Sh. Lok Raj, r/o Basti Ram Niwas, Tutikandi, Shimla, Tehsil Shimla (Urban), District Shimla, Himachal Pradesh has preferred an application to the undersigned for registration of date of birth of her daughter namely SRIJNA (DOB-20-10-2008) at above address in the record of Municipal Corporation, Shimla.

Therefore through this proclamation, the general public is hereby informed that any person having any objection for entry of date of birth mentioned above, may submit his objection in writing in this court within 30 (Thirty) days from the date of publication of this notice in official Gazette. No objection will be entertained after prescribed period and application will be decided accordingly.

Given under my hand and seal of the Court on this 20th July 2022.

Seal.

BHANU GUPTA(HPAS),
*Sub-Divisional Magistrate,
Shimla (Urban), District Shimla (H.P.).*

**In the Court of Shri Nishant Kumar, Sub-Divisional Magistrate, Shimla (R),
District Shimla (H. P.)**

Smt. Renu Kumari w/o Sh. Sanjay Oraon, c/o Deepak, Near Saraswati Vidya Mandir School, Vikas Nagar, Shimla, Himachal Pradesh.

Versus

General Public . . *Respondent.*

Whereas Smt. Renu Kumari w/o Sh. Sanjay Oraon, c/o Deepak, Near Saraswati Vidya Mandir School, Vikas Nagar, Shimla, Himachal Pradesh has filed an application alongwith affidavit in the court of undersigned under section 13(3) of the Birth & Death Registration Act, 1969 to enter date of birth of her daughter named—Km. Sakshi Kumari d/o Sh. Sanjay Oraon, c/o Deepak, Near Saraswati Vidya Mandir School, Vikas Nagar, Shimla, Himachal Pradesh in the record of Registrar Birth and Death, Minicipal Corporation Shimla.

Sl. No.	Name of the family member	Relation	Date of birth
1.	Km. Sakshi Kumari	Daughter	15-04-2020

Hence, this proclamation is issued to the general public if they have any objection/claim regarding entry of the name & date of birth of above named in the record of Registrar, Birth and Death, Municipal Corporation may file their claims/objections in the court on or before one month of publication of this notice in Govt. Gazette, failing which necessary orders will be passed.

Issued today on 20-07-2022 under my signature and seal of the court.

Seal.

Sd/-
Sub-Divisional Magistrate,
Shimla (R), District Shimla (H.P.).

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In the court of Marriage Officer-cum-Sub-Divisional Magistrate, Kasauli, District Solan (H.P.)

1. Sh. Sandeep Chopra s/o Sh. Mohinder Pal, aged 36 years, D.O.B. 24-01-1986, r/o H.No. 24, Purlator Colony Parwanoo, Tipra, District Solan (H.P.) presently r/o V.P.O. Rouri, Tehsil Kasauli, District Solan (H.P.).

2. Bhanu Priya d/o Sh. Narpat, aged 33 years, D.O.B. 14-02-1989, r/o H.No. 42/1, Block No. 5, Ward No. 3, Tehsil Kasauli, District Solan (H.P.) at present r/o V.P.O. Rouri, Tehsil Kasauli, District Solan (H.P.).

Versus

General Public

An application under section 15 of the Special Marriage Act, 1954 has been received in this court from Sh. Sandeep Chopra s/o Sh. Mohinder Pal, aged 36 years, D.O.B. 24-01-1986, r/o H.No. 24, Purlator Colony Parwanoo, Tipra, District Solan (H.P.) presently r/o V.P.O. Rouri, Tehsil Kasauli, District Solan (H.P.) (Bride groom) and Bhanu Priya d/o Sh. Narpat, aged 33 years, D.O.B. 14-02-1989, r/o H.No. 42/1, Block No. 5, Ward No. 3, Tehsil Kasauli, District Solan (H.P.) at present r/o V.P.O. Rouri, Tehsil Kasauli, District Solan (H.P.) to get their marriage u/s 15 of the Special Marriage Act, 1954. Before taking further action in the said application, objections from the general public are invited for the registration of this marriage, objections in this regard should

reach to this court on or before 22-08-2022 failing which the marriage shall be got registered as per the provisions of the law.

Issued on my hand and seal of the court.

Seal.

DHANBIR THAKUR (HAS),
*Marriage Officer-cum-Sub-Divisional Magistrate,
Kasauli, District Solan (H.P.).*

